

ECF No.	Document Description	Designating Party	Confidentiality Designation
383	Defendants' Memorandum of Law ISO Motion to Exclude Testimony of Plaintiffs' Proffered Expert Janet S. Netz, PHD	Defendants	Confidential
383-1	Declaration of Steven J. Kaiser ISO Defendants' Motion to Exclude Testimony of Plaintiffs' Expert Janet S. Netz, PHD	Defendants	Confidential
383-2	Ex. A to Motion to Exclude Netz - 6/20/22, Expert Report of Janet S. Netz	Defendants	Confidential
383-3	Ex. B to Motion to Exclude Netz - 12/14/22, Expert Rebuttal Report of Janet S. Netz	Defendants	Confidential
383-4	Ex. C to Motion to Exclude Netz - 1/17/23 Deposition Transcript of Janet S. Netz, PHD (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: 26:2-29:21; 35:13-38:19; 43:3-6; 43:23-46:11; 55:3-55:25; 57:5-25; 59:1-60:10; 64:16-65:24; 66:4-8; 67:23-68:3; 68:17-73:4; 75:13-21; 79:12-81:24; 83:23-84:16; 86:10-15; 87:2-89:11; 91:9-21; 92:24-93:6; 94:23-95:25; 96:17-20; 110:8-22; 111:23-113:14; 116:22-120:9; 123:6-125:2; 125:17-22; 129:4-21; 130:13-133:18; 134:11-137:5; 139:14-19; 142:23-144:16; 146:3-154:13; 155:3-159:11; 163:20-170:16; 172:1-175:10; 176:4-179:14; 180:25-181:5; 181:22-187:4; 188:12-193:2; 193:13-201:11; 202:6-207:12; 208:1-5; 212:9-213:11; 219:5-18; 223:13-226:14; 235:14-236:10; 246:22-247:10; 253:9-25; 255:20-257:5; 259:1-260:9; 268:12-19; 270:13-278:1; 283:2-25; 285:8-286:4; 298:4-23; 300:13-304:16; 311:4-22; 314:12-315:19; 316:7-22; 318:4-319:18; 320:18-322:8; 328:3-20; 329:14-23; 331:23-333:11; 334:17-338:14; 344:19-23.
383-5	Ex. D to Motion to Exclude Netz - 9/23/22, Expert Report of Kevin Murphy	Defendants	Highly Confidential - Attorneys' Eyes Only

ECF No.	Document Description	Designating Party	Confidentiality Designation
383-6	Ex. E to Motion to Exclude Netz - 12/17/21 Deposition Transcript of Sarah Minzghor (Excerpted)	Fusion Plaintiffs; Plaintiffs will confer with the designating third party.	Confidential: 15:14-15, 19:12-24, 26:8-9, 27:4-28:7, 30:4-33:22, 46:2-47:11, 50:14-53:12, 59:11-69:15, 70:7-73:18, 76:24-79:11, 83:6-88:8, 98:8-98:22, 107:8-109:18, 113:23-114:11, 130:8-131:8, 135:8-136:3, 141:8-143:17, 151:11-155:25, 158:6-160:21, 173:15-175:2, 178:22-179:14, 185:14-186:21, 188:5-189:4, 192:10-192:20, 199:10-25; 200:24-203:12, 206:4-8, 210:4-10; 217:2-12, 222:8-11, 242:11-24, 244:18-245:5, 258:19-260:25, 264:1-267:21, 271:7-274:25 Highly Confidential: n/a Confidential Exhibits: Exhibits 1-29

383-7	Ex. F to Motion to Exclude Netz - 12/7/21 Deposition Transcript of Lauren Gurske (Excerpted)	Fusion Plaintiffs; Plaintiffs will confer with the designating third party.	Confidential: 18:2-18:3; 20:25-21:2; 21:8-22:3; 44:8; 44:11; 50:4-50:6; 50:8-50:13; 50:15-50:20; 50:22; 51:2-51:11; 51:13-51:14; 51:16-51:20; 51:22-51:24; 52:10-52:19; 52:25; 53:1-53:11; 109:20-112:12; 121:1-121:3; 125:17-126:8; 126:14-126:17; 126:19-126:20; 126:22-127:3; 127:5-127:12; 128:17-128:20; 139:12-139:13; 141:23-141:25; 142:4-142:13; 150:18-150:22; 154:8-154:15; 157:2-157:4; 157:12-158:1; 160:24-161:1; 165:5-165:7; 176:22-177:11; 177:14-177:24; 178:3-178:5; 178:8-178:14; 178:16-178:20; 179:2-179:7; 179:15-179:17; 180:2-180:15; 180:17-180:24; 181:6-181:8; 182:1-182:5; 182:7-182:22; 196:22-197:6; 201:3-201:5; 201:7; 201:9-201:12; 201:14-203:6; 205:21-206:24; 207:2-207:3; 207:11-208:5; 208:12-222:10; 222:14-229:25; 230:2-238:25; 239:2; 239:10; 239:12-239:15; 239:21-240:15; 241:14-241:15; 241:20-241:25; 243:12; 243:14-243:17; 243:23-244:2; 244:7-244:8; 244:24-245:3; 245:5-245:8; 245:11-245:13; 245:18-246:3; 246:8-246:15; 246:24-246:25; 247:2-247:9; 247:11; 247:14-247:15; 247:17-247:20; 260:3-260:6; 260:8; 260:10-260:19; 260:21-260:25; 261:2-261:8; 261:13; 261:15-261:25; 262:2; 262:5-262:17; 262:20-263:1; 263:3-263:5; 263:7-263:10; 263:14-264:6; 265:2-265:8; 265:10-265:15; 265:17-265:18; 265:20-265:22; 266:1-266:5; 266:10-266:12; 266:15-266:16; 266:19-266:25; 267:4-267:8; 267:18-267:21; 269:24-270:4; 270:8-271:12; 272:3-272:17; 273:19-273:23; 274:2-274:3; 274:8-274:10; 274:14-275:25; 276:3-276:16; 280:22-292:12; 292:22-295:9; 295:15-300:21; 301:3-302:7; 302:9-307:25; 308:14-309:3; 311:2-311:5; 312:4-312:7; 312:9-312:13; 314:22-314:25; 315:4-315:5; 315:13-315:14; 315:17-315:20; 324:14-324:18; 324:25-325:2; 325:16-325:18; 325:20-326:1; 326:4-326:12; 327:6-327:21; 350:9-350:19; 350:22-351:7; 351:11-351:12; 351:15-351:19; 351:15-351:19; 351:22-351:23; 352:17-352:21; 355:4-355:11; 355:16-355:17; 355:19-355:22; 355:25-356:1; 357:8-357:9; 361:1-361:6; 369:12-369:13; 370:17-370:18; 370:20-370:22; 371:4-371:5; 372:11; 372:13-373:1; 373:20-373:25; 374:6-374:8; 374:10-374:14; 374:18-375:2; 375:12-375:18; 375:21-375:23; 376:1-376:5; 376:8-376:23; 377:14-377:17; 377:21-377:23; 377:25-378:5; 378:8-378:15; 378:17-378:24; 379:17-380:1; 380:10-380:14; 380:19-380:21;
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ECF No.	Document Description	Designating Party	Confidentiality Designation
			380:24-382:3; 382:5-383:12; 383:14-383:23; 384:1-384:4; 384:6-384:7; 384:9-384:11; 384:14; 384:16-384:22; 384:25-385:16; 385:18-386:16; 387:18-387:21; 387:23-388:1; 388:3-388:13; 388:16-388:21; 388:23-389:19; 389:21-390:9; 390:13-390:14; 390:20-390:25; 391:3-391:10; 391:15-392:3; 393:20-394:2; 394:24-395:8; 396:13-397:5; 397:9-397:11; 397:13; 397:16; 397:18-397:20; 388:15-399:3; 399:5-399:19; 402:23-403:22; 407:7-407:19; 407:21-408:3; 408:10-409:4; 409:18-409:23; 410:2-410:9; 415:9-415:25 Highly Confidential: n/a Confidential Exhibits: 2-18, 21-30, 32-35.
383-8	Ex. G to Motion to Exclude Netz - 1/11/22 Deposition Transcript of Alexa Bray (Excerpted)	Fusion Plaintiffs; Plaintiffs will confer with the designating third party.	Confidential: n/a Highly Confidential: 36:5-37:15, 46:15-18, 75:7-20
383-9	Ex. H to Motion to Exclude Netz - 11/16/21 Deposition Transcript of Brian Elza (Excerpted)	Defendants	Confidential: 18:15 to 19:15, 20:05 to 21:01, 21:07 to 23:20, 25:03 to 27:25, 30:24 to 57:21, and 58:9 to 356:18 (November 16) Highly Confidential: n/a
383-10	Ex. I to Motion to Exclude Netz - 5/12/22 Deposition Transcript of Daryl Hallmark (Excerpted)	American Spirit Plaintiffs	Unknown: Plaintiffs have not received confidentiality designations. Plaintiffs will confer with the designating third party.
384	Plaintiffs' Motion to Exclude Jonathan M. Orszag and Dr. Kevin Murphy, in Part and Certificate of Consultation	Defendants	Confidential
384-1	Memorandum of Law in Support of Plaintiffs' Motion to Exclude Jonathan M. Orszag and Dr. Kevin Murphy, in Part	Defendants	Confidential
384-2	Declaration of Joseph R. Saveri in Support of Plaintiffs' Motion to Exclude Jonathan M. Orszag and Dr. Kevin Murphy, in Part	Defendants	Confidential
384-3	Ex. 1 to Motion to Exclude Orszag and Murphy - 9/23/22, Expert Report of Kevin Murphy	Defendants	Highly Confidential - Attorneys' Eyes Only

ECF No.	Document Description	Designating Party	Confidentiality Designation
384-4	Ex. 2 to Motion to Exclude Orszag and Murphy - 9/23/22, Expert Report of Jonathan M. Orszag	Defendants	Highly Confidential - Attorneys' Eyes Only
384-5	Ex. 3 to Motion to Exclude Orszag and Murphy - 6/20/22, Expert Report of Janet S. Netz, PH.D. (Excerpted)	Defendants	Confidential
384-6	Ex. 4 to Motion to Exclude Orszag and Murphy - 12/14/22, Expert Rebuttal Report of Janet S. Netz, PH.D. (Excerpted)	Defendants	Confidential
384-7	Ex. 5 to Motion to Exclude Orszag and Murphy - 6/20/22, Expert Report of Randal Heeb, PHD (Excerpted)	Defendants	Confidential
384-8	Ex. 6 to Motion to Exclude Orszag and Murphy - 12/14/22, Rebuttal Expert Report of Randal Heeb, PHD (Excerpted)	Defendants	Confidential
384-9	Ex. 7 to Motion to Exclude Orszag and Murphy - 11/4/22, Deposition Transcript of Kevin Murphy (Excerpted)	No designation	Plaintiffs have not received confidentiality designations.
384-10	Ex. 8 to Motion to Exclude Orszag and Murphy - 11/15/22, Deposition Transcript of Jonathan M. Orszag (Excerpted)	No designation	Plaintiffs have not received confidentiality designations.
384-11	Ex. 9 to Motion to Exclude Orszag and Murphy - 11/16/21, Deposition Transcript of Brian Todd Elza (Excerpted)	Defendants	Confidential: 18:15 to 19:15, 20:05 to 21:01, 21:07 to 23:20, 25:03 to 27:25, 30:24 to 57:21, and 58:9 to 356:18 (November 16) Highly Confidential: n/a
384-12	Ex. 10 to Motion to Exclude Orszag and Murphy - 3/11/19, LeTard Email to Peterson re VOTE NEEDED: 2019-2020 Tier 1 Approval Process (VAR00365110)	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
384-13	Ex. 11 to Motion to Exclude Orszag and Murphy - 8/14/19, Parrish email to Elza, Sexton, Fowlkes and LeTard re Family Plan Leak/Alternative Strategies (VAR00228394)	Defendants	Confidential
384-14	Ex. 12 to Motion to Exclude Orszag and Murphy - 8/14/19, Elza Email to Herff Jones re Family Plan Leak/Alternative Suggestions (VAR00182095)	Defendants	Confidential
384-15	Ex. 13 to Motion to Exclude Orszag and Murphy - 2016-17 High School Athletics Participation Survey by Nat'l Fed'n of State High School Ass'ns	No designation	Publicly available document included with sealed filing.
384-16	Ex. 14 to Motion to Exclude Orszag and Murphy - Varsity 10-K for FY 2002	No designation	Publicly available document included with sealed filing.
384-17	Ex. 15 to Motion to Exclude Orszag and Murphy - 1/6/15, Seely email to Webb, Nichols and Newby re Deal Points for NFHS (VAR00429874)	Defendants	Confidential
386	Declaration of Steven J. Kaiser in Support of Defendants' Motion to Exclude Testimony of Plaintiffs' Expert James H. Aronoff	Defendants	Confidential
386-1	Ex. A to Motion to Exclude Aronoff - 6/20/22, Expert Report of James H. Aronoff	Defendants	Confidential
386-2	Ex. B to Motion to Exclude Aronoff - 12/14/22, Expert Rebuttal Report of James H. Aronoff	Defendants	Confidential
386-3	Ex. C to Motion to Exclude Aronoff - 1/13/20, Deposition Transcript of James Aronoff (Excerpted)	Defendants	Confidential
386-4	Ex. D to Motion to Exclude Aronoff - 11/17/21, Deposition Transcript of Brian Elza	Defendants	Confidential: 18:15 to 19:15, 20:05 to 21:01, 21:07 to 23:20, 25:03 to 27:25, 30:24 to 57:21, and 58:9 to 356:18 (November 16) Highly Confidential: n/a

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386-5	Ex. E to Motion to Exclude Aronoff - 3/21/22, Deposition Transcript of Jim Hill	Defendants	Confidential: 22:25 – 23:3, 23:14 – 27:2, 28:6 – 383:19, 391:3 – 411:7 Highly Confidential: n/a
386-6	Ex. F to Motion to Exclude Aronoff - 5/17/22, Deposition Transcript of David Owens	Defendants	Confidential (Varsity): 461:12-465:11, 467:17-469:9, 471:19-473:8, 473:16-476:17, 477:18-479:25 Highly Confidential: 453:13-457:2
386-7	Ex. G to Motion to Exclude Aronoff - 4/18/22, Deposition Transcript of David Hanberry	Defendants	Confidential (Varsity): 109:7 –166:4, 198: 24 – 202: 12, 357: 8 – 360:24 Confidential (USASF): 35:3-24, 71:24-74:1, 109:7-166:4, 215:21-222:2, 225:3-227:5, 233:8-235:5, 318:11-322:5 357:8-360:24 Exhibits: to be treated as designated under the Protective Order
386-8	Ex. H to Motion to Exclude Aronoff - 3/10/22, Deposition Transcript of Pashupati Nangia	Defendants	Confidential: 16:20-17:11; 17:25-18:14; 19:13-22:15; 52:14-78:1; 81:20-163:7; 206:10-232:2; 232:10-336:23 Highly Confidential: 22:16-52:13; 78:2-81:19; 163:8-206:9; 232:3-232:9 Exhibits: treated as designated under the Protective Orders
389	Indirect Purchaser Plaintiffs' Memorandum of Law in Support of Motion for Class Certification	Defendants	Confidential
389-1	Declaration of Joseph R. Saveri In support of Indirect Purchaser Plaintiffs' Motion for Class Certification	Defendants	Confidential
389-2	Ex. 1 to Motion for Class Certification - 6/20/22, Expert Report of Janet S. Netz, PH.D.	Defendants	Confidential
389-3	Ex. 2 to Motion for Class Certification - 12/14/22, Expert Rebuttal Report of Janet S. Netz, PH.D.	Defendants	Confidential
389-4	Ex. 3 to Motion for Class Certification - 6/20/22, Expert Report of Randal Heeb, PHD	Defendants	Confidential
389-5	Ex. 4 to Motion for Class Certification - 12/14/22, Rebuttal Expert Report of Randal Heeb, PHD	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
389-6	Ex. 5 to Motion for Class Certification - 6/20/22, Expert Damages Report of Jen Maki, PHD	Defendants	Confidential
389-7	Ex. 6 to Motion for Class Certification - 12/14/22, Expert Damages Rebuttal Report of Jen Maki, PHD	Defendants	Confidential
389-8	Ex. 7 to Motion for Class Certification - 6/20/22, Expert Report of James H. Aronoff	Defendants	Confidential
389-9	Ex. 8 to Motion for Class Certification - 12/14/22, Expert Rebuttal Report of James H. Aronoff	Defendants	Confidential
389-10	Ex. 9 to Motion for Class Certification - 11/16/21, Deposition Transcript of Brian Todd Elza (Excerpted)	Defendants	Confidential: 18:15 to 19:15, 20:05 to 21:01, 21:07 to 23:20, 25:03 to 27:25, 30:24 to 57:21, and 58:9 to 356:18 (November 16) Highly Confidential: n/a
389-10	Ex. 10 to Motion for Class Certification - 1/20/22, Deposition Transcript of Christina Lorenzen (Excerpted)	Plaintiffs	Plaintiffs have consented to unsealing their deposition transcripts except for personally identifying information and other sensitive information in accordance with Fed. R. Civ. P. 5.2(a) and the Court's Electronic Case Filing (ECF) Policies & Procedures.
389-10	Ex. 11 to Motion for Class Certification - 2/10/22, Deposition Transcript of Jessica Jones (Excerpted)	Plaintiffs	Plaintiffs have consented to unsealing their deposition transcripts except for personally identifying information and other sensitive information in accordance with Fed. R. Civ. P. 5.2(a) and the Court's Electronic Case Filing (ECF) Policies & Procedures.
389-10	Ex. 12 to Motion for Class Certification - 3/3/22, Deposition Transcript of Jamie J. Parrish (Excerpted)	Defendants	Confidential: 1:14:10 – 15:10, 15:24 – 17:12, 19:15 - 160:22, 162:10 - 302:18 (March 3) Highly Confidential: n/a
389-10	Ex. 13 to Motion for Class Certification - 4/6/22, Deposition Transcript of Marlene Cota (Excerpted)	Defendants	Confidential: 14:6 - 229:2, 246:16 - 264:24, 299:12 - 366:6, 368:15 - 371:2 Highly Confidential: 264:25 - 299:11
389-10	Ex. 14 to Motion for Class Certification - 3/9/22, 30(b)(6) Deposition Transcript of USASF (Excerpted)	Defendants	Confidential



ECF No.	Document Description	Designating Party	Confidentiality Designation
389-10	Ex. 15 to Motion for Class Certification - 7/6/22, 30(b)(6) Deposition Transcript of Charlesbank Capital Partners, LLC (Excerpted)	Defendants	Confidential: n/a Highly Confidential: entire transcript
389-10	Ex. 16 to Motion for Class Certification - 11/22/21, Deposition Transcript of Francis Xavier LeTard (Excerpted)	Defendants	Confidential: 17:09 to 20:06; 21:19 to 23:06; 23:17 to 24:10; 24:24 to 26:08; 27:24 to 374:05; 375:20 to 397:04; 397:20 to 410:19; 411:06 to 466:25; 467:16 to 474:18 Highly Confidential: n/a
389-10	Ex. 17 to Motion for Class Certification - 1/19/23, Deposition Transcript of Randal Heeb (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: 37:6-20; 38:21-39:10; 39:14; 40:9-17; 44:9-11; 45:4-19; 47:7-17; 48:20-22; 53:11-56:9; 56:16-21; 58:8-10; 58:23-25; 63:22-23; 64:5-7; 65:6-22; 66:6-24; 70:6-71:2; 71:18-76:6; 76:22-80:17; 81:9; 81:19; 82:8; 82:20-83:19; 84:8-11; 84:15-86:25; 87:10-12; 87:20-96:1; 96:17-96:20; 99:10-14; 111:8-114:20; 115:6-117:10; 118:12-15; 120:16-19; 121:1-2; 121:11-17; 121:23-122:1; 123:23-124:1; 124:22-127:3; 127:8-22; 129:7-12; 129:18-133:24; 135:18-25; 136:8-139:11; 141:24-142:7; 144:14-149:21; 150:12; 150:16-17; 151:11-13; 151:16-18; 152:10-21; 153:5-154:24; 155:15-18; 159:3; 159:18; 160:8-14; 160:24-162:11; 162:17; 162:22; 163:7; 163:12-167:23; 168:14-21; 172:23-173:7; 173:25-174:25; 176:6-18; 177:21-178:9; 179:2-4; 181:11-182:20; 183:22-185:7; 185:20-191:19; 192:9-193:4; 193:14-19; 194:5; 195:3-4; 195:14-196:7; 198:19-21; 199:22-200:20; 201:15; 201:25; 202:20-21; 203:25; 204:16-208:6; 210:11-212:9; 213:9-214:7; 215:2-216:23; 219:7-220:1; 225:24-230:24; 234:21-22; 237:11-239:6; 243:22-250:12; 254:15-25; 258:20-25; 259:18-260:16; 263:16-271:18; 272:1-274:7; 276:18-278:14; 279:6-286:4; 288:4-289:1; 289:12-290:7; 290:12-291:16; 291:20-292:2; 293:4-7; 293:12-294:21; 296:12-15; 297:4-298:14; 299:13-14; 300:6-301:3; 302:6-303:2; 304:12-21; 313:5-7
389-11	Ex. 19 to Motion for Class Certification - 7/31/15, Suskin Letter to Varsity Brands re Varsity Brands/Houston Press (Excerpted) (VAR00460483)	Defendants	Confidential

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389-11	Ex. 20 to Motion for Class Certification - 6/1/12, Varsity Business Plan 2012-2013 Draft Copy (Excerpted) (VAR00346980)	Defendants	Confidential
389-11	Ex. 21 to Motion for Class Certification - 5/2018 Varsity Brands - Varsity Spirit Divisional Presentation (Excerpted) (VAR00371192)	Defendants	Confidential
389-11	Ex. 22 to Motion for Class Certification - Varsity All Star Advisor & Sales Training (Excerpted)	Defendants	Confidential
389-11	Ex. 23 to Motion for Class Certification - 1/14/15, Aldridge Email to Several People re ESOP Distribution Presentation - January 20 -22 (USASF_00011614)	Defendants	Confidential
389-11	Ex. 24 to Motion for Class Certification - 2/2/17, Kalvelage Email to Drees re Note to employees (CB00512194)	Defendants	Confidential
389-11	Ex. 25 to Motion for Class Certification - 5/2018, Varsity Brands Management Presentation (Excerpted) (VAR00008463)	Defendants	Confidential
389-11	Ex. 26 to Motion for Class Certification - Duhon Letter to Coach re Squad Credentialing Program (Excerpted) (VAR00160801)	Defendants	Highly Confidential
389-11	Ex. 27 to Motion for Class Certification - 9/20/19, Duhon Email to Carrier re NFHS (VAR00160726)	Defendants	Confidential
389-11	Ex. 28 to Motion for Class Certification - Varsity Spirit - Varsity Spirit Future (Excerpted) (VAR00250013)	Defendants	Confidential
389-11	Ex. 29 to Motion for Class Certification - Varsity Presentation (Excerpted) (VAR00255571)	Defendants	Confidential

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389-11	Ex. 30 to Motion for Class Certification - 9/16/16, LeTard Email to Sadlow re Recap from Yesterday and Next Steps (VAR00101100)	Defendants	Confidential
389-11	Ex. 31 to Motion for Class Certification - 10/2018 Varsity Spirit - Varsity Spirit Overview (Excerpted) (VAR00345222)	Defendants	Highly Confidential
389-11	Ex. 32 to Motion for Class Certification - 10/2017, Team Champion - Jam Spirit Group (DBA Team Champion) Transaction Summary (Excerpted) (VAR00081770)	Defendants	Confidential
389-11	Ex. 33 to Motion for Class Certification - 6/2018, Jefferies - Project IMPACT Refresh Proposals (Excerpted) (JEFF00225986)	Jeffries - Plaintiffs will confer with the designating third party.	Confidential
389-11	Ex. 34 to Motion for Class Certification - 3/2011, Varsity Brands Management Presentation (Excerpted) (JEFF00047202)	Jeffries - Plaintiffs will confer with the designating third party.	Confidential
389-11	Ex. 35 to Motion for Class Certification - 1/2011, Varsity Information Memorandum (Excerpted) (VAR00424538)	Defendants	Confidential
389-	Ex. 36 to Motion for Class Certification – Excerpt from Slate Article – The Battle for the Cheerleading-Uniform Industry Is Surprisingly Cutthroat and Appropriately Glittery	No designation	Publicly available document included with sealed filing.
389-12	Ex. 37 to Motion for Class Certification - 11/9/17, Sadlow Email to Blumenfeld re Review Requested: VS All Star Acquisition (VAR00265695)	Defendants	Confidential
389-12	Ex. 38 to Motion for Class Certification - 11/12/18, Loper Email to Elza re Stay to Play (VAR00075248)	Defendants	Confidential

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389-12	Ex. 39 to Motion for Class Certification - 9/22/17, Fowlkes Email to Elza and LeTard re Worlds Bids (VAR00244139)	Defendants	Confidential
389-12	Ex. 40 to Motion for Class Certification - 2/13/19, Pascale Email to Elza re An Important message from Parents of All Star Cheerleaders (VAR00197598)	Defendants	Confidential
389-12	Ex. 41 to Motion for Class Certification - 2019-2020, Fusion Elite 2019-2020 All Star Cheer Team Information (FUSIONELI000000236)	Defendants	Confidential
389-12	Ex. 42 to Motion for Class Certification – 2/22/2019 Page from Varsity Agreement with Team Travel Source (VAR00309756)	Defendants	Confidential
389-12	Ex. 43 to Motion for Class Certification - 10/14/16, Fowlkes Email to Nichols, Elza and LeTard re Connections Housing Negotiation Update (VAR00233932)	Defendants	Confidential
389-12	Ex. 44 to Motion for Class Certification - 11/5/18, Elza Email to Nangia, Craft and LeTard re Final McKinsey Update to Steering Committee - pre-read document attached (VAR00418061)	Defendants	Confidential
389-12	Ex. 45 to Motion for Class Certification - Varsity All Star - Strategy Communication Experience (Excerpted) (VAR00176406)	Defendants	Confidential
389-12	Ex. 46 to Motion for Class Certification - 10/2/14, Varsity Spirit Meeting Agenda (Excerpted) (VAR00341580)	Defendants	Confidential
389-12	Ex. 47 to Motion for Class Certification - 3/11/19, LeTard Email to Peterson re VOTE NEEDED: 2019-2020 Tier 1 Approval Process (VAR00365110)	Defendants	Confidential

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389-13	Ex. 48 to Motion for Class Certification - 11/6/18, Varsity Brands – Operation Catapult: Strategic Foundation – November 6th, 2018 (Excerpted) (BAIN00000352)	Defendants	Highly Confidential
389-13	Ex. 49 to Motion for Class Certification - 8/19/16, Kohout Email to LeTard re VFP for 2016-2017 (VAR00020213)	Defendants	Confidential
389-13	Ex. 50 to Motion for Class Certification - Varsity All Star (VAR00097496)	Defendants	Confidential
389-13	Ex. 52 to Motion for Class Certification - 2/1/12, Peterson Email to Newby and Chadwick re Cheer Cruise and Beach Camp July 2012 (USASF 00081243)	Defendants	Confidential
389-13	Ex. 53 to Motion for Class Certification – excerpt from <i>American Restoration</i> by Jeff Webb	No designation	Publicly available document included with sealed filing.
389-13	Ex. 54 to Motion for Class Certification - 10/3/18, Burch Email to Elza re Rebel Athletics regarding ACDA competition (VAR00182613)	Defendants	Confidential
389-13	Ex. 55 to Motion for Class Certification - 11/27/17, Peterson Email to Elza re Proposal: 2018-2019 Full Paid Bids Increase (USASF 00017144)	Defendants	Confidential
389-13	Ex. 56 to Motion for Class Certification - 10/24/17, Varsity Brands - September 2017 MOR (Excerpted) (CB00025235)	Defendants	Confidential
389-13	Ex. 57 to Motion for Class Certification - 4/8/20, Hamachek Email to Webb and Robbins re book update (VAR00275774)	Defendants	Confidential
389-13	Ex. 58 to Motion for Class Certification - Varsity Spirit ecosystem strategy (Excerpted) (VAR00584154)	Defendants	Highly Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
389-13	Ex. 59 to Motion for Class Certification - Varsity Webpage Squad Credentialing FAQ	No designation	Publicly available document included with sealed filing.
389-13	Ex. 60 to Motion for Class Certification - Varsity All Star (Excerpted) (VAR00078752)	Defendants	Confidential
389-13	Ex. 61 to Motion for Class Certification - Market Opportunity and Market Share (Excerpted) (VAR00402942)	Defendants	Confidential
389-13	Ex. 62 to Motion for Class Certification - 5/2017, Charlesbank Capital Partners, LLC – Due Diligence Questionnaire (Excerpted) (CB00044503)	Defendants	Confidential
389-13	Ex. 63 to Motion for Class Certification - 2/16/17, Varsity Brands - Growth Through Acquisition (Excerpted) (CB00000188)	Defendants	Highly Confidential
389-13	Ex. 64 to Motion for Class Certification - 12/8/15, Beer Email to Blumenfeld re Varsity - Unstoppable (CB00041045)	Defendants	Confidential
389-14	Ex. 65 to Motion for Class Certification - Varsity Brands – Charlesbank Capital Partners – Investment Overview (Excerpted) (CB00057574)	Defendants	Confidential
389-15	Declaration of Jessica Jones in Support of Plaintiffs' Motion for Class Certification	No Designation	Plaintiffs have consented to unsealing their declarations except for personally identifying information and other sensitive information in accordance with Fed. R. Civ. P. 5.2(a) and the Court's Electronic Case Filing (ECF) Policies & Procedures.
389-16	Declaration of Christina Lorenzen in Support of Plaintiffs' Motion for Class Certification	No Designation	Plaintiffs have consented to unsealing their declarations except for personally identifying information and other sensitive information in accordance with Fed. R. Civ. P. 5.2(a) and the Court's Electronic Case Filing (ECF) Policies & Procedures.

ECF No.	Document Description	Designating Party	Confidentiality Designation
390	Defendants' Memorandum of Law in Support of Motion to Exclude Testimony of Plaintiffs' Proffered Expert Randal Heeb, PHD	Defendants	Confidential
390-1	Declaration of Steven J. Kaiser in Support of Defendants' Motion to Exclude Testimony of Plaintiffs' Expert Randal Heeb, PHD	Defendants	Confidential
390-2	Ex. A to Motion to Exclude Heeb - 6/20/22, Expert Report of Randal Heeb, PHD	Defendants	Confidential
390-3	Ex. B to Motion to Exclude Heeb - 12/14/22, Rebuttal Expert Report of Randal Heeb, PHD	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
390-4	Ex. C to Motion to Exclude Heeb - 1/19/23, Deposition Transcript of Randall Heeb (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: 37:6-20; 38:21-39:10; 39:14; 40:9-17; 44:9-11; 45:4-19; 47:7-17; 48:20-22; 53:11-56:9; 56:16-21; 58:8-10; 58:23-25; 63:22-23; 64:5-7; 65:6-22; 66:6-24; 70:6-71:2; 71:18-76:6; 76:22-80:17; 81:9; 81:19; 82:8; 82:20-83:19; 84:8-11; 84:15-86:25; 87:10-12; 87:20-96:1; 96:17-96:20; 99:10-14; 111:8-114:20; 115:6-117:10; 118:12-15; 120:16-19; 121:1-2; 121:11-17; 121:23-122:1; 123:23-124:1; 124:22-127:3; 127:8-22; 129:7-12; 129:18-133:24; 135:18-25; 136:8-139:11; 141:24-142:7; 144:14-149:21; 150:12; 150:16-17; 151:11-13; 151:16-18; 152:10-21; 153:5-154:24; 155:15-18; 159:3; 159:18; 160:8-14; 160:24-162:11; 162:17; 162:22; 163:7; 163:12-167:23; 168:14-21; 172:23-173:7; 173:25-174:25; 176:6-18; 177:21-178:9; 179:2-4; 181:11-182:20; 183:22-185:7; 185:20-191:19; 192:9-193:4; 193:14-19; 194:5; 195:3-4; 195:14-196:7; 198:19-21; 199:22-200:20; 201:15; 201:25; 202:20-21; 203:25; 204:16-208:6; 210:11-212:9; 213:9-214:7; 215:2-216:23; 219:7-220:1; 225:24-230:24; 234:21-22; 237:11-239:6; 243:22-250:12; 254:15-25; 258:20-25; 259:18-260:16; 263:16-271:18; 272:1-274:7; 276:18-278:14; 279:6-286:4; 288:4-289:1; 289:12-290:7; 290:12-291:16; 291:20-292:2; 293:4-7; 293:12-294:21; 296:12-15; 297:4-298:14; 299:13-14; 300:6-301:3; 302:6-303:2; 304:12-21; 313:5-7
390-5	Ex. D to Motion to Exclude Heeb - 9/23/22, Expert Report of Kevin Murphy	Defendants	Highly Confidential - Attorneys' Eyes Only
390-6	Ex. E to Motion to Exclude Heeb - 11/21/22, Expert Report of Hal J. Singer, Ph.D.	Fusion Plaintiffs - Plaintiffs will confer with the designating third party.	Highly Confidential



ECF No.	Document Description	Designating Party	Confidentiality Designation
390-7	Ex. F to Motion to Exclude Heeb - 12/17/21, Deposition Transcript of Sarah Minzghor (Excerpted)	Fusion Plaintiffs - Plaintiffs will confer with the designating third party.	Confidential: 15:14-15, 19:12-24, 26:8-9, 27:4-28:7, 30:4-33:22, 46:2-47:11, 50:14-53:12, 59:11-69:15, 70:7-73:18, 76:24-79:11, 83:6-88:8, 98:8-98:22, 107:8-109:18, 113:23-114:11, 130:8-131:8, 135:8-136:3, 141:8-143:17, 151:11-155:25, 158:6-160:21, 173:15-175:2, 178:22-179:14, 185:14-186:21, 188:5-189:4, 192:10-192:20, 199:10-25; 200:24-203:12, 206:4-8, 210:4-10; 217:2-12, 222:8-11, 242:11-24, 244:18-245:5, 258:19-260:25, 264:1-267:21, 271:7-274:25 Highly Confidential: n/a Confidential Exhibits: Exhibits 1-29

390-8	Ex. G to Motion to Exclude Heeb - 12/7/21, Deposition Transcript of Lauren Gurske (Excerpted)	Fusion Plaintiffs - Plaintiffs will confer with the designating third party.	Confidential: 18:2-18:3; 20:25-21:2; 21:8-22:3; 44:8; 44:11; 50:4-50:6; 50:8-50:13; 50:15-50:20; 50:22; 51:2-51:11; 51:13-51:14; 51:16-51:20; 51:22-51:24; 52:10-52:19; 52:25; 53:1-53:11; 109:20-112:12; 121:1-121:3; 125:17-126:8; 126:14-126:17; 126:19-126:20; 126:22-127:3; 127:5-127:12; 128:17-128:20; 139:12-139:13; 141:23-141:25; 142:4- 142:13; 150:18-150:22; 154:8-154:15; 157:2-157:4; 157:12- 158:1; 160:24-161:1; 165:5-165:7; 176:22-177:11; 177:14- 177:24; 178:3-178:5; 178:8-178:14; 178:16-178:20; 179:2- 179:7; 179:15-179:17; 180:2-180:15; 180:17-180:24; 181:6- 181:8; 182:1-182:5; 182:7-182:22; 196:22-197:6; 201:3- 201:5; 201:7; 201:9-201:12; 201:14-203:6; 205:21-206:24; 207:2-207:3; 207:11-208:5; 208:12-222:10; 222:14-229:25; 230:2-238:25; 239:2; 239:10; 239:12-239:15; 239:21-240:15; 241:14-241:15; 241:20-241:25; 243:12; 243:14-243:17; 243:23-244:2; 244:7-244:8; 244:24-245:3; 245:5-245:8; 245:11-245:13; 245:18-246:3; 246:8-246:15; 246:24-246:25; 247:2-247:9; 247:11; 247:14-247:15; 247:17-247:20; 260:3- 260:6; 260:8; 260:10-260:19; 260:21-260:25; 261:2-261:8; 261:13; 261:15-261:25; 262:2; 262:5-262:17; 262:20-263:1; 263:3-263:5; 263:7-263:10; 263:14-264:6; 265:2-265:8; 265:10-265:15; 265:17-265:18; 265:20-265:22; 266:1-266:5; 266:10-266:12; 266:15-266:16; 266:19-266:25; 267:4-267:8; 267:18-267:21; 269:24-270:4; 270:8-271:12; 272:3-272:17; 273:19-273:23; 274:2-274:3; 274:8-274:10; 274:14-275:25; 276:3-276:16; 280:22-292:12; 292:22-295:9; 295:15-300:21; 301:3-302:7; 302:9-307:25; 308:14-309:3; 311:2-311:5; 312:4-312:7; 312:9-312:13; 314:22-314:25; 315:4-315:5; 315:13-315:14; 315:17-315:20; 324:14-324:18; 324:25- 325:2; 325:16-325:18; 325:20-326:1; 326:4-326:12; 327:6- 327:21; 350:9-350:19; 350:22-351:7; 351:11-351:12; 351:15- 351:19; 351:15-351:19; 351:22-351:23; 352:17-352:21; 355:4-355:11; 355:16-355:17; 355:19-355:22; 355:25-356:1; 357:8-357:9; 361:1-361:6; 369:12-369:13; 370:17-370:18; 370:20-370:22; 371:4-371:5; 372:11; 372:13-373:1; 373:20- 373:25; 374:6-374:8; 374:10-374:14; 374:18-375:2; 375:12- 375:18; 375:21-375:23; 376:1-376:5; 376:8-376:23; 377:14- 377:17; 377:21-377:23; 377:25-378:5; 378:8-378:15; 378:17- 378:24; 379:17-380:1; 380:10-380:14; 380:19-380:21;
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ECF No.	Document Description	Designating Party	Confidentiality Designation
			380:24-382:3; 382:5-383:12; 383:14-383:23; 384:1-384:4; 384:6-384:7; 384:9-384:11; 384:14; 384:16-384:22; 384:25-385:16; 385:18-386:16; 387:18-387:21; 387:23-388:1; 388:3-388:13; 388:16-388:21; 388:23-389:19; 389:21-390:9; 390:13-390:14; 390:20-390:25; 391:3-391:10; 391:15-392:3; 393:20-394:2; 394:24-395:8; 396:13-397:5; 397:9-397:11; 397:13; 397:16; 397:18-397:20; 388:15-399:3; 399:5-399:19; 402:23-403:22; 407:7-407:19; 407:21-408:3; 408:10-409:4; 409:18-409:23; 410:2-410:9; 415:9-415:25 Highly Confidential: n/a Confidential Exhibits: 2-18, 21-30, 32-35.
390-9	Ex. H to Motion to Exclude Heeb - 1/11/22, Deposition of Alexa Bray (Excerpted)	Fusion Plaintiffs - Plaintiffs will confer with the designating third party.	Confidential: n/a Highly Confidential: 36:5-37:15, 46:15-18, 75:7-20
390-10	Ex. I to Motion to Exclude Heeb - 2016-2017, The Varsity Family Plan (VAR00020214)	Defendants	Confidential
390-11	Ex. J to Motion to Exclude Heeb - 2019-2020, Varsity Family Plan (VAR00175267)	Defendants	Confidential
390-12	Ex. K to Motion to Exclude Heeb - 10/1/08, Rebate Agreement (VAR00017932)	Defendants	Confidential
390-13	Ex. L to Motion to Exclude Heeb - 11/16/21, Deposition Transcript of Brian Elza (Excerpted)	Defendants	Confidential: 18:15 to 19:15, 20:05 to 21:01, 21:07 to 23:20, 25:03 to 27:25, 30:24 to 57:21, and 58:9 to 356:18 (November 16) Highly Confidential: n/a

ECF No.	Document Description	Designating Party	Confidentiality Designation
390-14	Ex. M to Motion to Exclude Heeb - 1/23/23, Deposition Transcript of Jen Maki (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: 29:16-30:13; 30:21-31:19; 33:12-34:11; 35:16-36:7; 39:3-40:16; 44:8-21; 45:14-51:7; 51:16-52:6; 52:22-55:14; 56:8-15; 57:2-11; 63:3-68:24; 71:7-72:7; 77:5-78:1; 79:6-17; 79:23-81:24; 82:25-86:10; 102:9-22; 104:14-106:21; 109:21-114:10; 115:9-14; 117:25-125:22; 126:19-127:17; 129:5-133:10; 134:4-136:9; 137:24-138:22; 139:13-142:22; 143:11-145:19; 146:25-147:1; 148:20-149:16; 150:23-151:17; 152:9-14; 153:2-4; 153:13-17; 153:25-155:4; 155:24-163:11; 164:3-8; 164:23-166:14; 167:9-168:25; 169:4-183:3; 183:25-185:18; 194:3-12; 196:1-10; 196:25-197:17; 199:10-16; 200:10-20; 201:3-24; 202:6-203:3; 203:21-204:19; 205:8-207:25; 208:15-209:16; 210:14-21; 214:14-17; 215:1-14; 216:19-9; 217:23-218:7; 221:10-222:8; 225:9-226:15; 227:22-24; 228:8-16; 229:13-232:14; 233:3-234:9; 235:22-23; 238:24-239:6; 242:16-24; 248:12-249:15; 250:23-25; 252:10-23
392	Defendants' Memorandum of Law in Support of Motion to Exclude Testimony of Plaintiffs' Proffered Expert Jen Maki, PHD	Defendants	Confidential
392-1	Declaration of Steven J. Kaiser in Support of Defendants' Motion to Exclude Testimony of Plaintiffs' Expert Jen Maki, PHD	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
392-2	Ex. A to Motion to Exclude Maki - 1/23/23, Deposition Transcript of Jen Maki (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: 29:16-30:13; 30:21-31:19; 33:12-34:11; 35:16-36:7; 39:3-40:16; 44:8-21; 45:14-51:7; 51:16-52:6; 52:22-55:14; 56:8-15; 57:2-11; 63:3-68:24; 71:7-72:7; 77:5-78:1; 79:6-17; 79:23-81:24; 82:25-86:10; 102:9-22; 104:14-106:21; 109:21-114:10; 115:9-14; 117:25-125:22; 126:19-127:17; 129:5-133:10; 134:4-136:9; 137:24-138:22; 139:13-142:22; 143:11-145:19; 146:25-147:1; 148:20-149:16; 150:23-151:17; 152:9-14; 153:2-4; 153:13-17; 153:25-155:4; 155:24-163:11; 164:3-8; 164:23-166:14; 167:9-168:25; 169:4-183:3; 183:25-185:18; 194:3-12; 196:1-10; 196:25-197:17; 199:10-16; 200:10-20; 201:3-24; 202:6-203:3; 203:21-204:19; 205:8-207:25; 208:15-209:16; 210:14-21; 214:14-17; 215:1-14; 216:19-9; 217:23-218:7; 221:10-222:8; 225:9-226:15; 227:22-24; 228:8-16; 229:13-232:14; 233:3-234:9; 235:22-23; 238:24-239:6; 242:16-24; 248:12-249:15; 250:23-25; 252:10-23
392-3	Ex. B to Motion to Exclude Maki - 6/20/22, Expert Damages Report of Jen Maki, PhD	Defendants	Confidential
392-4	Ex. C to Motion to Exclude Maki - 12/14/22, Expert Damages Rebuttal Report of Jen Maki, PHD	Defendants	Confidential
392-5	Ex. D to Motion to Exclude Maki - 9/23/22, Expert Report of Kevin Murphy	Defendants	Highly Confidential - Attorneys' Eyes Only
392-6	Ex. E to Motion to Exclude Maki - 12/17/21, Deposition Transcript of Sarah Minzghor (Excerpted)	Fusion Plaintiffs; Plaintiffs will confer with the designating third party.	Confidential: 15:14-15, 19:12-24, 26:8-9, 27:4-28:7, 30:4-33:22, 46:2-47:11, 50:14-53:12, 59:11-69:15, 70:7-73:18, 76:24-79:11, 83:6-88:8, 98:8-98:22, 107:8-109:18, 113:23-114:11, 130:8-131:8, 135:8-136:3, 141:8-143:17, 151:11-155:25, 158:6-160:21, 173:15-175:2, 178:22-179:14, 185:14-186:21, 188:5-189:4, 192:10-192:20, 199:10-25; 200:24-203:12, 206:4-8, 210:4-10; 217:2-12, 222:8-11, 242:11-24, 244:18-245:5, 258:19-260:25, 264:1-267:21, 271:7-274:25 Highly Confidential: n/a Confidential Exhibits: Exhibits 1-29

ECF No.	Document Description	Designating Party	Confidentiality Designation
392-7	Ex. F to Motion to Exclude Maki - 5/18/22, Deposition Transcript of Ashley Haygood (Excerpted)	Unknown - Produced in American Spirit Action (2:20-cv-02782-SHL-tmp)	Unknown - Produced in American Spirit Action (2:20-cv-02782-SHL-tmp)
392-8	Ex. G to Motion to Exclude Maki - 2/18/22, Deposition Transcript of Lauren Hayes (Excerpted)	Fusion Plaintiffs; Plaintiffs will confer with the designating third party.	Confidential: 0:3; 10:7-10:8; 25:19-25:20; 27:1; 27:4; 27:18; 28:2; and 68:5 Highly Confidential: 28:11; 30:17-30:25; 31:2-31:4; 31:9-31:10; 31:22-31:25; 32:13-32:14; 63:16; 112:8; 133:7; 133:10-133:17; 144:7-144:8; and 162:5.
392-9	Ex. H to Motion to Exclude Maki - 1/20/22, Deposition Transcript of Christina Lorenzen (Excerpted)	Plaintiffs	Plaintiffs have consented to unsealing their declarations except for personally identifying information and other sensitive information in accordance with Fed. R. Civ. P. 5.2(a) and the Court's Electronic Case Filing (ECF) Policies & Procedures.
392-10	Ex. I to Motion to Exclude Maki - 2/2/22, Deposition Transcript of Janine Cherasaro (Excerpted)	Fusion Plaintiffs; Plaintiffs will confer with the designating third party.	Confidential: 10:3; 13:20-13:23; 14:2-14:4; 26:20; 34:20; 35:1-35:5; 35:12; 35:18; 36:8; 36:24; 38:9; 38:18; 39:3-39:5; 39:12; 112:22; 113:2; 113:7; 163:11-163:18; and 164:17 Highly Confidential: 104:4-104:5; 104:19-104:21; 105:21; 112:24-113:1; 113:3-113:5; 132:19-133:1; 133:11-133:12; 133:19-133:21; 135:21; 135:23-136:2; 136:5-136:14; 136:24; 138:25-139:3; 173:5; 173:21; 174:3; 179:13; 180:8; 180:17-180:21; 191:17-191:19; 192:1; 192:7; 193:4; and 223:21
392-11	Ex. J to Motion to Exclude Maki - 12/21/21, Deposition Transcript of Rebecca Foster (Excerpted)	Fusion Plaintiffs; Plaintiffs will confer with the designating third party.	Confidential: 27:5-14, 18-21; 27:23-28:2; 28:9-14; 34:6-9; 36:7-13, 16-17; 42:25-43:13; 43:15-18; 45:5-6, 8-16; 45:19-46:13; 46:15-47:6; 47:8-48:2; 48:4-7; 48:9-49:12; 49:14-15; 78:19-23; 78:25-79:9; 80:3-13, 15-17, 20-24; 81:1-82:15; 82:17-83:7; 83:9-17; 83:19-84:1; 86:1-3, 5-10, 12-13; 117:17-118:7; 147:25-149:5; 210:6-211:10; 258:25-259:1; 259:10-260:9; 260:16-261:15 Highly Confidential: 174:6-22; 175:2-6, 8, 10-14; 175:17-176:7; 253:7-254:5; 254:7
392-12	Ex. K to Motion to Exclude Maki - 12/9/21, Deposition Transcript of Timothy Gurske (Excerpted)	Fusion Plaintiffs; Plaintiffs will confer with the designating third party.	Confidential: 17:5-19:10; 23:6-27:12; 38:15-43:3; 46:24-47:13; 59:21-24; 63:23-64:12; 65:2-74:3; 75:11-103:11; 107:8-110:3; 118:6-120:17; 123:7-143:6; 145:6-168:9; 170:5-6; 173:5-8; 177:16-17; 181:10-181:18; 220:9-220:15 Highly Confidential: n/a Confidential Exhibits: Exhibits 2-20

392-13	Ex. L to Motion to Exclude Maki - 12/7/21, Deposition Transcript of Lauren Gurske (Excerpted)	Fusion Plaintiffs; Plaintiffs will confer with the designating third party.	Confidential: 18:2-18:3; 20:25-21:2; 21:8-22:3; 44:8; 44:11; 50:4-50:6; 50:8-50:13; 50:15-50:20; 50:22; 51:2-51:11; 51:13-51:14; 51:16-51:20; 51:22-51:24; 52:10-52:19; 52:25; 53:1-53:11; 109:20-112:12; 121:1-121:3; 125:17-126:8; 126:14-126:17; 126:19-126:20; 126:22-127:3; 127:5-127:12; 128:17-128:20; 139:12-139:13; 141:23-141:25; 142:4-142:13; 150:18-150:22; 154:8-154:15; 157:2-157:4; 157:12-158:1; 160:24-161:1; 165:5-165:7; 176:22-177:11; 177:14-177:24; 178:3-178:5; 178:8-178:14; 178:16-178:20; 179:2-179:7; 179:15-179:17; 180:2-180:15; 180:17-180:24; 181:6-181:8; 182:1-182:5; 182:7-182:22; 196:22-197:6; 201:3-201:5; 201:7; 201:9-201:12; 201:14-203:6; 205:21-206:24; 207:2-207:3; 207:11-208:5; 208:12-222:10; 222:14-229:25; 230:2-238:25; 239:2; 239:10; 239:12-239:15; 239:21-240:15; 241:14-241:15; 241:20-241:25; 243:12; 243:14-243:17; 243:23-244:2; 244:7-244:8; 244:24-245:3; 245:5-245:8; 245:11-245:13; 245:18-246:3; 246:8-246:15; 246:24-246:25; 247:2-247:9; 247:11; 247:14-247:15; 247:17-247:20; 260:3-260:6; 260:8; 260:10-260:19; 260:21-260:25; 261:2-261:8; 261:13; 261:15-261:25; 262:2; 262:5-262:17; 262:20-263:1; 263:3-263:5; 263:7-263:10; 263:14-264:6; 265:2-265:8; 265:10-265:15; 265:17-265:18; 265:20-265:22; 266:1-266:5; 266:10-266:12; 266:15-266:16; 266:19-266:25; 267:4-267:8; 267:18-267:21; 269:24-270:4; 270:8-271:12; 272:3-272:17; 273:19-273:23; 274:2-274:3; 274:8-274:10; 274:14-275:25; 276:3-276:16; 280:22-292:12; 292:22-295:9; 295:15-300:21; 301:3-302:7; 302:9-307:25; 308:14-309:3; 311:2-311:5; 312:4-312:7; 312:9-312:13; 314:22-314:25; 315:4-315:5; 315:13-315:14; 315:17-315:20; 324:14-324:18; 324:25-325:2; 325:16-325:18; 325:20-326:1; 326:4-326:12; 327:6-327:21; 350:9-350:19; 350:22-351:7; 351:11-351:12; 351:15-351:19; 351:15-351:19; 351:22-351:23; 352:17-352:21; 355:4-355:11; 355:16-355:17; 355:19-355:22; 355:25-356:1; 357:8-357:9; 361:1-361:6; 369:12-369:13; 370:17-370:18; 370:20-370:22; 371:4-371:5; 372:11; 372:13-373:1; 373:20-373:25; 374:6-374:8; 374:10-374:14; 374:18-375:2; 375:12-375:18; 375:21-375:23; 376:1-376:5; 376:8-376:23; 377:14-377:17; 377:21-377:23; 377:25-378:5; 378:8-378:15; 378:17-378:24; 379:17-380:1; 380:10-
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ECF No.	Document Description	Designating Party	Confidentiality Designation
			380:14; 380:19-380:21; 380:24-382:3; 382:5-383:12; 383:14-383:23; 384:1-384:4; 384:6-384:7; 384:9-384:11; 384:14; 384:16-384:22; 384:25-385:16; 385:18-386:16; 387:18-387:21; 387:23-388:1; 388:3-388:13; 388:16-388:21; 388:23-389:19; 389:21-390:9; 390:13-390:14; 390:20-390:25; 391:3-391:10; 391:15-392:3; 393:20-394:2; 394:24-395:8; 396:13-397:5; 397:9-397:11; 397:13; 397:16; 397:18-397:20; 388:15-399:3; 399:5-399:19; 402:23-403:22; 407:7-407:19; 407:21-408:3; 408:10-409:4; 409:18-409:23; 410:2-410:9; 415:9-415:25 Highly Confidential: n/a Confidential Exhibits: 2-18, 21-30, 32-35.
392-14	Ex. M to Motion to Exclude Maki - 1/11/22, Deposition Transcript of Alex Bray (Excerpted)	Fusion Plaintiffs; Plaintiffs will confer with the designating third party.	Confidential: n/a Highly Confidential: 36:5-37:15, 46:15-18, 75:7-20
421	Defendants' Memorandum of Law in Response to Plaintiffs' Motion for Class Certification	Defendants	Confidential
421-1	Declaration of Steve J. Kaider in Support of Defendants' Memorandum of Law in Response to Plaintiffs' Motion for Class Certification	Defendants	Confidential
421-1	Ex. A to Response to Motion for Class Certification - 4/13/22, Deposition Transcript of William Seely (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: 78:6 – 100:23, 174:16 – 187:25, 201:10 – 202:17, 202:24 – 208:21, 208:24 – 213:22, 322:16 – 355:23, 359:18 – 367:18, 369:5 – 369:20, 370:10 – 370:23, 377:5 – 382:7, 608:5 – 618:22, 620:12 – 646:14, 647:24 – 653:3
421-1	Ex. B to Response to Motion for Class Certification - 3/3/22, Deposition Transcript of Jamie Parrish (Excerpted)	Defendants	Confidential: 1:14:10 – 15:10, 15:24 – 17:12, 19:15 - 160:22, 162:10 - 302:18 (March 3); 318:24-452:5, 452:17-503:9, 503:24-575:20, 577:10-801:6 (March 4) Highly Confidential: n/a



421-1	Ex. C to Response to Motion for Class Certification - 12/7/21, Deposition Transcript of Gurske (Excerpted)	Fusion Plaintiffs; Plaintiffs will confer with the designating third party.	Confidential: 18:2-18:3; 20:25-21:2; 21:8-22:3; 44:8; 44:11; 50:4-50:6; 50:8-50:13; 50:15-50:20; 50:22; 51:2-51:11; 51:13-51:14; 51:16-51:20; 51:22-51:24; 52:10-52:19; 52:25; 53:1-53:11; 109:20-112:12; 121:1-121:3; 125:17-126:8; 126:14-126:17; 126:19-126:20; 126:22-127:3; 127:5-127:12; 128:17-128:20; 139:12-139:13; 141:23-141:25; 142:4-142:13; 150:18-150:22; 154:8-154:15; 157:2-157:4; 157:12-158:1; 160:24-161:1; 165:5-165:7; 176:22-177:11; 177:14-177:24; 178:3-178:5; 178:8-178:14; 178:16-178:20; 179:2-179:7; 179:15-179:17; 180:2-180:15; 180:17-180:24; 181:6-181:8; 182:1-182:5; 182:7-182:22; 196:22-197:6; 201:3-201:5; 201:7; 201:9-201:12; 201:14-203:6; 205:21-206:24; 207:2-207:3; 207:11-208:5; 208:12-222:10; 222:14-229:25; 230:2-238:25; 239:2; 239:10; 239:12-239:15; 239:21-240:15; 241:14-241:15; 241:20-241:25; 243:12; 243:14-243:17; 243:23-244:2; 244:7-244:8; 244:24-245:3; 245:5-245:8; 245:11-245:13; 245:18-246:3; 246:8-246:15; 246:24-246:25; 247:2-247:9; 247:11; 247:14-247:15; 247:17-247:20; 260:3-260:6; 260:8; 260:10-260:19; 260:21-260:25; 261:2-261:8; 261:13; 261:15-261:25; 262:2; 262:5-262:17; 262:20-263:1; 263:3-263:5; 263:7-263:10; 263:14-264:6; 265:2-265:8; 265:10-265:15; 265:17-265:18; 265:20-265:22; 266:1-266:5; 266:10-266:12; 266:15-266:16; 266:19-266:25; 267:4-267:8; 267:18-267:21; 269:24-270:4; 270:8-271:12; 272:3-272:17; 273:19-273:23; 274:2-274:3; 274:8-274:10; 274:14-275:25; 276:3-276:16; 280:22-292:12; 292:22-295:9; 295:15-300:21; 301:3-302:7; 302:9-307:25; 308:14-309:3; 311:2-311:5; 312:4-312:7; 312:9-312:13; 314:22-314:25; 315:4-315:5; 315:13-315:14; 315:17-315:20; 324:14-324:18; 324:25-325:2; 325:16-325:18; 325:20-326:1; 326:4-326:12; 327:6-327:21; 350:9-350:19; 350:22-351:7; 351:11-351:12; 351:15-351:19; 351:15-351:19; 351:22-351:23; 352:17-352:21; 355:4-355:11; 355:16-355:17; 355:19-355:22; 355:25-356:1; 357:8-357:9; 361:1-361:6; 369:12-369:13; 370:17-370:18; 370:20-370:22; 371:4-371:5; 372:11; 372:13-373:1; 373:20-373:25; 374:6-374:8; 374:10-374:14; 374:18-375:2; 375:12-375:18; 375:21-375:23; 376:1-376:5; 376:8-376:23; 377:14-377:17; 377:21-377:23; 377:25-378:5; 378:8-378:15; 378:17-378:24; 379:17-380:1; 380:10-
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ECF No.	Document Description	Designating Party	Confidentiality Designation
			380:14; 380:19-380:21; 380:24-382:3; 382:5-383:12; 383:14-383:23; 384:1-384:4; 384:6-384:7; 384:9-384:11; 384:14; 384:16-384:22; 384:25-385:16; 385:18-386:16; 387:18-387:21; 387:23-388:1; 388:3-388:13; 388:16-388:21; 388:23-389:19; 389:21-390:9; 390:13-390:14; 390:20-390:25; 391:3-391:10; 391:15-392:3; 393:20-394:2; 394:24-395:8; 396:13-397:5; 397:9-397:11; 397:13; 397:16; 397:18-397:20; 388:15-399:3; 399:5-399:19; 402:23-403:22; 407:7-407:19; 407:21-408:3; 408:10-409:4; 409:18-409:23; 410:2-410:9; 415:9-415:25 Highly Confidential: n/a Confidential Exhibits: 2-18, 21-30, 32-35.
421-1	Ex. D to Response to Motion for Class Certification - 3/23/22, Deposition Transcript of John Newby (Excerpted)	Defendants	Confidential: entire transcripts Highly Confidential: 103:13-123:25; 128:15-142:10; 161:7-164:23; 269:9-275:23; 301:11-308:24, 453:3-456:24; 595:12-620:10 Exhibits: treated as designated under the Protective Orders
421-1	Ex. E to Response to Motion for Class Certification - 12/9/21, Deposition Transcript of Timothy Gurske (Excerpted)	Fusion Plaintiffs; Plaintiffs will confer with the designating third party.	Confidential: 17:5-19:10; 23:6-27:12; 38:15-43:3; 46:24-47:13; 59:21-24; 63:23-64:12; 65:2-74:3; 75:11-103:11; 107:8-110:3; 118:6-120:17; 123:7-143:6; 145:6-168:9; 170:5-6; 173:5-8; 177:16-17; 181:10-181:18; 220:9-220:15 Highly Confidential: n/a Confidential Exhibits: Exhibits 2-20
421-1	Ex. F to Response to Motion for Class Certification - 12/17/21, Deposition Transcript of Sarah Minzghor (Excerpted)	Fusion Plaintiffs; Plaintiffs will confer with the designating third party.	Confidential: 15:14-15, 19:12-24, 26:8-9, 27:4-28:7, 30:4-33:22, 46:2-47:11, 50:14-53:12, 59:11-69:15, 70:7-73:18, 76:24-79:11, 83:6-88:8, 98:8-98:22, 107:8-109:18, 113:23-114:11, 130:8-131:8, 135:8-136:3, 141:8-143:17, 151:11-155:25, 158:6-160:21, 173:15-175:2, 178:22-179:14, 185:14-186:21, 188:5-189:4, 192:10-192:20, 199:10-25; 200:24-203:12, 206:4-8, 210:4-10; 217:2-12, 222:8-11, 242:11-24, 244:18-245:5, 258:19-260:25, 264:1-267:21, 271:7-274:25 Highly Confidential: n/a Confidential Exhibits: Exhibits 1-29

ECF No.	Document Description	Designating Party	Confidentiality Designation
421-1	Ex. G to Response to Motion for Class Certification - 1/20/22, Deposition Transcript of Christina Lorenzen (Excerpted)	Plaintiffs	Plaintiffs have consented to unsealing their deposition transcripts except for personally identifying information and other sensitive information in accordance with Fed. R. Civ. P. 5.2(a) and the Court's Electronic Case Filing (ECF) Policies & Procedures.
421-1	Ex. H to Response to Motion for Class Certification - 2016-2017, The Varsity Family Plan (VAR00020214)	Defendants	Confidential
421-1	Ex. I to Response to Motion for Class Certification - 2/10/22, Deposition Transcript of Jessica Jones (Excerpted)	Plaintiffs	Plaintiffs have consented to unsealing their deposition transcripts except for personally identifying information and other sensitive information in accordance with Fed. R. Civ. P. 5.2(a) and the Court's Electronic Case Filing (ECF) Policies & Procedures.
421-1	Ex. J to Response to Motion for Class Certification - 1/23/23, Deposition Transcript of Jen Maki (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: 29:16-30:13; 30:21-31:19; 33:12-34:11; 35:16-36:7; 39:3-40:16; 44:8-21; 45:14-51:7; 51:16-52:6; 52:22-55:14; 56:8-15; 57:2-11; 63:3-68:24; 71:7-72:7; 77:5-78:1; 79:6-17; 79:23-81:24; 82:25-86:10; 102:9-22; 104:14-106:21; 109:21-114:10; 115:9-14; 117:25-125:22; 126:19-127:17; 129:5-133:10; 134:4-136:9; 137:24-138:22; 139:13-142:22; 143:11-145:19; 146:25-147:1; 148:20-149:16; 150:23-151:17; 152:9-14; 153:2-4; 153:13-17; 153:25-155:4; 155:24-163:11; 164:3-8; 164:23-166:14; 167:9-168:25; 169:4-183:3; 183:25-185:18; 194:3-12; 196:1-10; 196:25-197:17; 199:10-16; 200:10-20; 201:3-24; 202:6-203:3; 203:21-204:19; 205:8-207:25; 208:15-209:16; 210:14-21; 214:14-17; 215:1-14; 216:19-9; 217:23-218:7; 221:10-222:8; 225:9-226:15; 227:22-24; 228:8-16; 229:13-232:14; 233:3-234:9; 235:22-23; 238:24-239:6; 242:16-24; 248:12-249:15; 250:23-25; 252:10-23
421-1	Ex. K to Response to Motion for Class Certification - 4/18/22, Deposition Transcript of David Hanbery (Excerpted)	Defendants	Confidential (USASF): 35:3-24, 71:24-74:1, 109:7-166:4 215:21-222:2, 225:3-227:5, 233:8-235:5, 318:11-322:5, 357:8-360:24 Confidential (Varsity): 109:7 –166:4, 198: 24 – 202: 12, 357:8 – 360:24 Highly Confidential: n/a

ECF No.	Document Description	Designating Party	Confidentiality Designation
421-1	Ex. L to Response to Motion for Class Certification - 10/4/22, Deposition Transcript of Heidi Weber (Excerpted)	American Spirit Plaintiffs	Unknown: Plaintiffs have not received confidentiality designations. Plaintiffs will confer with the designating third party.
421-1	Ex. M to Response to Motion for Class Certification - 5/17/22, Deposition Transcript of David Owens (Excerpted)	Defendants	Confidential (Varsity): 461:12-465:11, 467:17-469:9, 471:19-473:8, 473:16-476:17, 477:18-479:25 Highly Confidential: 453:13-457:2
421-1	Ex. N to Response to Motion for Class Certification - 1/13/23, Deposition Transcript of James Aronoff (Excerpted)	Defendants	Confidential: n/a Highly Confidential: 35:23-25; 40:10-19; 51:4-53:16; 55:15-57:13; 57:25-59:19; 63:4-10; 68:9-69:1; 74:1-75:2; 76:12-79:17; 80:4-84:12; 91:25-93:1; 96:5-9; 101:5-102:16; 104:3-106:1; 107:16-17; 107:24-111:7; 112:1-113:8; 114:5-115:7; 119:4-21; 121:7-17; 123:1-126:20; 130:23-131:8; 131:12-17; 133:21-134:7; 135:18-25; 136:16-17; 138:19-25; 143:13-17; 144:22-145:19; 146:1-6; 146:21-147:3; 150:10-151:3; 153:23-154:9; 157:17-24; 163:4-14; 164:9-18; 165:16-166:14; 168:7-170:3; 171:3-173:14
423	Defendants' Memorandum of Law in Response to Plaintiffs' Motion to Exclude Jonathan M. Orszag and Dr. Kevin Murphy, in Part	Defendants	Confidential
423-1	Declaration of Kevin Murphy in Support of Defendants' Memorandum of Law in Response to Plaintiffs' Motion to Exclude Jonathan M. Orszag and Dr. Kevin Murphy, in Part	Defendants	Confidential
423-2	Defendants' Memorandum of Law In Response to Plaintiffs' Motion to Exclude Jonathan M. Orszag and Dr. Kevin Murphy, in Part	Defendants	Confidential
423-2	Ex. 2 to Response to Motion to Exclude Orszag and Murphy - 11/15/2022 Jonathan Orszag Deposition Transcript	Defendants	Plaintiffs have not received confidentiality designations.
423-2	Ex. 3 to Response to Motion to Exclude Orszag and Murphy - 09/23/2022, Expert Report of Jonathan M. Orszag	Defendants	Highly Confidential - Attorneys' Eyes Only

ECF No.	Document Description	Designating Party	Confidentiality Designation
423-2	Ex. 4 to Response to Motion to Exclude Orszag and Murphy - 12/19/2016, Trial Transcript in United States v. Aetna (DDC Case 1:16-cv-01494-JDB)	Defendants	Confidential
423-2	Ex. 5 to Response to Motion to Exclude Orszag and Murphy -12/3/2015, Trial Transcript in United States v. AB Electrolux (DDC Case 1:15-cv-01039-EGS)	Defendants	Confidential
423-2	Ex. 6 to Response to Motion to Exclude Orszag and Murphy - Undated, Orszag backup materials - “Varsity Ownership of Tier 1 Events 2011-2012 & 2014-2015.xlsx” (USASF 00085173)	Defendants	Highly Confidential - Attorneys' Eyes Only
423-2	Ex. 7 to Response to Motion to Exclude Orszag and Murphy - Undated, Orszag backup materials - “Varsity Ownership Summary_2011-2015.xlsx” (USASF_00085173)	Defendants	Highly Confidential - Attorneys' Eyes Only

ECF No.	Document Description	Designating Party	Confidentiality Designation
423-2	Ex. 8 to Response to Motion to Exclude Orszag and Murphy - 01/19/2023 Randall Heeb Deposition Transcript (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: 37:6-20; 38:21-39:10; 39:14; 40:9-17; 44:9-11; 45:4-19; 47:7-17; 48:20-22; 53:11-56:9; 56:16-21; 58:8-10; 58:23-25; 63:22-23; 64:5-7; 65:6-22; 66:6-24; 70:6-71:2; 71:18-76:6; 76:22-80:17; 81:9; 81:19; 82:8; 82:20-83:19; 84:8-11; 84:15-86:25; 87:10-12; 87:20-96:1; 96:17-96:20; 99:10-14; 111:8-114:20; 115:6-117:10; 118:12-15; 120:16-19; 121:1-2; 121:11-17; 121:23-122:1; 123:23-124:1; 124:22-127:3; 127:8-22; 129:7-12; 129:18-133:24; 135:18-25; 136:8-139:11; 141:24-142:7; 144:14-149:21; 150:12; 150:16-17; 151:11-13; 151:16-18; 152:10-21; 153:5-154:24; 155:15-18; 159:3; 159:18; 160:8-14; 160:24-162:11; 162:17; 162:22; 163:7; 163:12-167:23; 168:14-21; 172:23-173:7; 173:25-174:25; 176:6-18; 177:21-178:9; 179:2-4; 181:11-182:20; 183:22-185:7; 185:20-191:19; 192:9-193:4; 193:14-19; 194:5; 195:3-4; 195:14-196:7; 198:19-21; 199:22-200:20; 201:15; 201:25; 202:20-21; 203:25; 204:16-208:6; 210:11-212:9; 213:9-214:7; 215:2-216:23; 219:7-220:1; 225:24-230:24; 234:21-22; 237:11-239:6; 243:22-250:12; 254:15-25; 258:20-25; 259:18-260:16; 263:16-271:18; 272:1-274:7; 276:18-278:14; 279:6-286:4; 288:4-289:1; 289:12-290:7; 290:12-291:16; 291:20-292:2; 293:4-7; 293:12-294:21; 296:12-15; 297:4-298:14; 299:13-14; 300:6-301:3; 302:6-303:2; 304:12-21; 313:5-7

ECF No.	Document Description	Designating Party	Confidentiality Designation
423-2	Ex. 9 to Response to Motion to Exclude Orszag and Murphy - 01/17/2023 Janet Netz Deposition Transcript (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: 26:2-29:21; 35:13-38:19; 43:3-6; 43:23-46:11; 55:3-55:25; 57:5-25; 59:1-60:10; 64:16-65:24; 66:4-8; 67:23-68:3; 68:17-73:4; 75:13-21; 79:12-81:24; 83:23-84:16; 86:10-15; 87:2-89:11; 91:9-21; 92:24-93:6; 94:23-95:25; 96:17-20; 110:8-22; 111:23-113:14; 116:22-120:9; 123:6-125:2; 125:17-22; 129:4-21; 130:13-133:18; 134:11-137:5; 139:14-19; 142:23-144:16; 146:3-154:13; 155:3-159:11; 163:20-170:16; 172:1-175:10; 176:4-179:14; 180:25-181:5; 181:22-187:4; 188:12-193:2; 193:13-201:11; 202:6-207:12; 208:1-5; 212:9-213:11; 219:5-18; 223:13-226:14; 235:14-236:10; 246:22-247:10; 253:9-25; 255:20-257:5; 259:1-260:9; 268:12-19; 270:13-278:1; 283:2-25; 285:8-286:4; 298:4-23; 300:13-304:16; 311:4-22; 314:12-315:19; 316:7-22; 318:4-319:18; 320:18-322:8; 328:3-20; 329:14-23; 331:23-333:11; 334:17-338:14; 344:19-23.
423-2	Ex. 10 to Response to Motion to Exclude Orszag and Murphy - 01/23/2023 Jen Maki Deposition Transcript (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: 29:16-30:13; 30:21-31:19; 33:12-34:11; 35:16-36:7; 39:3-40:16; 44:8-21; 45:14-51:7; 51:16-52:6; 52:22-55:14; 56:8-15; 57:2-11; 63:3-68:24; 71:7-72:7; 77:5-78:1; 79:6-17; 79:23-81:24; 82:25-86:10; 102:9-22; 104:14-106:21; 109:21-114:10; 115:9-14; 117:25-125:22; 126:19-127:17; 129:5-133:10; 134:4-136:9; 137:24-138:22; 139:13-142:22; 143:11-145:19; 146:25-147:1; 148:20-149:16; 150:23-151:17; 152:9-14; 153:2-4; 153:13-17; 153:25-155:4; 155:24-163:11; 164:3-8; 164:23-166:14; 167:9-168:25; 169:4-183:3; 183:25-185:18; 194:3-12; 196:1-10; 196:25-197:17; 199:10-16; 200:10-20; 201:3-24; 202:6-203:3; 203:21-204:19; 205:8-207:25; 208:15-209:16; 210:14-21; 214:14-17; 215:1-14; 216:19-9; 217:23-218:7; 221:10-222:8; 225:9-226:15; 227:22-24; 228:8-16; 229:13-232:14; 233:3-234:9; 235:22-23; 238:24-239:6; 242:16-24; 248:12-249:15; 250:23-25; 252:10-23
423-2	Ex. 11 to Response to Motion to Exclude Orszag and Murphy - 01/13/2023 James Aronoff Deposition Transcript (Excerpted)	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
423-2	Ex. 12 to Response to Motion to Exclude Orszag and Murphy -09/23/2022, Orszag Report Appendix B	Defendants	Highly Confidential - Attorneys' Eyes Only
423-2	Ex. 13 to Response to Motion to Exclude Orszag and Murphy - 11/19/2018, Varsity PPT Presentation re "Operation Catapult: Bain Capital Update" (BAIN00065145)	Defendants	Confidential
423-2	Ex. 14 to Response to Motion to Exclude Orszag and Murphy - 11/04/2022, Kevin Murphy Deposition Transcript (Excerpted)	No designation	Plaintiffs have not received confidentiality designations.
426	Plaintiffs' Opposition to Defendants' Motion to Exclude the Testimony of Janet S. Netz, PHD	Defendants	Confidential
428	Plaintiffs' Opposition to Defendants' Motion to Exclude the Testimony of Jen Maki, PHD	Defendants	Confidential
430	Plaintiffs' Opposition to Defendants' Motion to Exclude the Testimony of Randal Heeb, PHD	Defendants	Confidential
432	Ex. 1 to Opposition to Defendants' Daubert Motions - 6/20/22, Expert Report of Randal Heeb, PHD	Defendants	Confidential
432-1	Ex. 2 to Opposition to Defendants' Daubert Motions - 12/14/22, Rebuttal Expert Report of Randal Heeb, PHD	Defendants	Confidential
432-2	Ex. 2-1 to Opposition to Defendants' Daubert Motions - 1/19/23, Errata to Rebuttal Expert Report of Randal Heeb, PHD	Defendants	Confidential
432-3	Ex. 3 to Opposition to Defendants' Daubert Motions - 6/20/22, Expert Report of Janet S. Net, PHD	Defendants	Confidential
432-4	Ex. 4 to Opposition to Defendants' Daubert Motions - 12/14/22, Expert Rebuttal Report of Janet S. Netz, PHD	Defendants	Confidential



ECF No.	Document Description	Designating Party	Confidentiality Designation
432-5	Ex. 5 to Opposition to Defendants' Daubert Motions - 6/20/22, Expert Damages Report of Jen Maki, PHD	Defendants	Confidential
432-6	Ex. 6 to Opposition to Defendants' Daubert Motions - 12/14/2022, Expert Damages Report of Jen Maki, PHD	Defendants	Confidential
432-7	Ex. 7 to Opposition to Defendants' Daubert Motions - 6/20/22, Expert Report of James H. Aronoff	Defendants	Confidential
432-8	Ex. 8 to Opposition to Defendants' Daubert Motions - 12/14/23, Expert Rebuttal Report of James H. Aronoff	Defendants	Confidential
432-9	Ex. 9 to Opposition to Defendants' Daubert Motions - 1/19/23, Deposition Transcript of Randall Heeb	Defendants	Confidential: entire transcript Highly Confidential: 37:6-20; 38:21-39:10; 39:14; 40:9-17; 44:9-11; 45:4-19; 47:7-17; 48:20-22; 53:11-56:9; 56:16-21; 58:8-10; 58:23-25; 63:22-23; 64:5-7; 65:6-22; 66:6-24; 70:6-71:2; 71:18-76:6; 76:22-80:17; 81:9; 81:19; 82:8; 82:20-83:19; 84:8-11; 84:15-86:25; 87:10-12; 87:20-96:1; 96:17-96:20; 99:10-14; 111:8-114:20; 115:6-117:10; 118:12-15; 120:16-19; 121:1-2; 121:11-17; 121:23-122:1; 123:23-124:1; 124:22-127:3; 127:8-22; 129:7-12; 129:18-133:24; 135:18-25; 136:8-139:11; 141:24-142:7; 144:14-149:21; 150:12; 150:16-17; 151:11-13; 151:16-18; 152:10-21; 153:5-154:24; 155:15-18; 159:3; 159:18; 160:8-14; 160:24-162:11; 162:17; 162:22; 163:7; 163:12-167:23; 168:14-21; 172:23-173:7; 173:25-174:25; 176:6-18; 177:21-178:9; 179:2-4; 181:11-182:20; 183:22-185:7; 185:20-191:19; 192:9-193:4; 193:14-19; 194:5; 195:3-4; 195:14-196:7; 198:19-21; 199:22-200:20; 201:15; 201:25; 202:20-21; 203:25; 204:16-208:6; 210:11-212:9; 213:9-214:7; 215:2-216:23; 219:7-220:1; 225:24-230:24; 234:21-22; 237:11-239:6; 243:22-250:12; 254:15-25; 258:20-25; 259:18-260:16; 263:16-271:18; 272:1-274:7; 276:18-278:14; 279:6-286:4; 288:4-289:1; 289:12-290:7; 290:12-291:16; 291:20-292:2; 293:4-7; 293:12-294:21; 296:12-15; 297:4-298:14; 299:13-14; 300:6-301:3; 302:6-303:2; 304:12-21; 313:5-7

ECF No.	Document Description	Designating Party	Confidentiality Designation
432-10	Ex. 9-2 to Opposition to Defendants' Daubert Motions - 10/1/2008, Rebate Agreement (VAR00017932)	Defendants	Confidential
432-11	Ex. 10 to Opposition to Defendants' Daubert Motions - 1/17/23, Deposition Transcript of Janet Netz	Defendants	Confidential: entire transcript Highly Confidential: 26:2-29:21; 35:13-38:19; 43:3-6; 43:23-46:11; 55:3-55:25; 57:5-25; 59:1-60:10; 64:16-65:24; 66:4-8; 67:23-68:3; 68:17-73:4; 75:13-21; 79:12-81:24; 83:23-84:16; 86:10-15; 87:2-89:11; 91:9-21; 92:24-93:6; 94:23-95:25; 96:17-20; 110:8-22; 111:23-113:14; 116:22-120:9; 123:6-125:2; 125:17-22; 129:4-21; 130:13-133:18; 134:11-137:5; 139:14-19; 142:23-144:16; 146:3-154:13; 155:3-159:11; 163:20-170:16; 172:1-175:10; 176:4-179:14; 180:25-181:5; 181:22-187:4; 188:12-193:2; 193:13-201:11; 202:6-207:12; 208:1-5; 212:9-213:11; 219:5-18; 223:13-226:14; 235:14-236:10; 246:22-247:10; 253:9-25; 255:20-257:5; 259:1-260:9; 268:12-19; 270:13-278:1; 283:2-25; 285:8-286:4; 298:4-23; 300:13-304:16; 311:4-22; 314:12-315:19; 316:7-22; 318:4-319:18; 320:18-322:8; 328:3-20; 329:14-23; 331:23-333:11; 334:17-338:14; 344:19-23.
432-12	Ex. 11 to Opposition to Defendants' Daubert Motions - 1/23/23, Deposition Transcript of Jen Maki	Defendants	Confidential: entire transcript Highly Confidential: 29:16-30:13; 30:21-31:19; 33:12-34:11; 35:16-36:7; 39:3-40:16; 44:8-21; 45:14-51:7; 51:16-52:6; 52:22-55:14; 56:8-15; 57:2-11; 63:3-68:24; 71:7-72:7; 77:5-78:1; 79:6-17; 79:23-81:24; 82:25-86:10; 102:9-22; 104:14-106:21; 109:21-114:10; 115:9-14; 117:25-125:22; 126:19-127:17; 129:5-133:10; 134:4-136:9; 137:24-138:22; 139:13-142:22; 143:11-145:19; 146:25-147:1; 148:20-149:16; 150:23-151:17; 152:9-14; 153:2-4; 153:13-17; 153:25-155:4; 155:24-163:11; 164:3-8; 164:23-166:14; 167:9-168:25; 169:4-183:3; 183:25-185:18; 194:3-12; 196:1-10; 196:25-197:17; 199:10-16; 200:10-20; 201:3-24; 202:6-203:3; 203:21-204:19; 205:8-207:25; 208:15-209:16; 210:14-21; 214:14-17; 215:1-14; 216:19-9; 217:23-218:7; 221:10-222:8; 225:9-226:15; 227:22-24; 228:8-16; 229:13-232:14; 233:3-234:9; 235:22-23; 238:24-239:6; 242:16-24; 248:12-249:15; 250:23-25; 252:10-23

ECF No.	Document Description	Designating Party	Confidentiality Designation
432-13	Ex. 12 to Opposition to Defendants' Daubert Motions - 1/13/23, Deposition Transcript of James Aronoff	Defendants	Highly Confidential - Attorneys' Eyes Only
432-14	Ex. 13 to Opposition to Defendants' Daubert Motions - 9/23/22, Expert Report of Kevin Murphy	Defendants	Highly Confidential - Attorneys' Eyes Only
432-15	Ex. 13-1 to Opposition to Defendants' Daubert Motions - 9/23/22, Errata to the Expert Report of Professor Kevin Murphy	Defendants	Highly Confidential - Attorneys' Eyes Only
432-16	Ex. 14 to Opposition to Defendants' Daubert Motions - 11/3/22, Deposition Transcript of Kevin Murphy	No designation	Plaintiffs have not received confidentiality designations.
432-17	Ex. 15 to Opposition to Defendants' Daubert Motions - 11/16/21, Deposition Transcript of Brian Elza (Excerpted)	Defendants	Confidential: 18:15 to 19:15, 20:05 to 21:01, 21:07 to 23:20, 25:03 to 27:25, 30:24 to 57:21, and 58:9 to 356:18 (November 16) Highly Confidential: n/a
432-18	Ex. 16 to Opposition to Defendants' Daubert Motions - 12/17/21, Deposition Transcript of Sarah Minzghor	Fusion Plaintiffs - Plaintiffs will confer with the designating third party.	Confidential: 15:14-15, 19:12-24, 26:8-9, 27:4-28:7, 30:4-33:22, 46:2-47:11, 50:14-53:12, 59:11-69:15, 70:7-73:18, 76:24-79:11, 83:6-88:8, 98:8-98:22, 107:8-109:18, 113:23-114:11, 130:8-131:8, 135:8-136:3, 141:8-143:17, 151:11-155:25, 158:6-160:21, 173:15-175:2, 178:22-179:14, 185:14-186:21, 188:5-189:4, 192:10-192:20, 199:10-25; 200:24-203:12, 206:4-8, 210:4-10; 217:2-12, 222:8-11, 242:11-24, 244:18-245:5, 258:19-260:25, 264:1-267:21, 271:7-274:25 Highly Confidential: n/a Confidential Exhibits: Exhibits 1-29
432-19	Ex. 17 to Opposition to Defendants' Daubert Motions - 2/2/22, Deposition Transcript of Janine Cherasaro (Excerpted)	Fusion Plaintiffs - Plaintiffs will confer with the designating third party.	Confidential: 10:3; 13:20-13:23; 14:2-14:4; 26:20; 34:20; 35:1-35:5; 35:12; 35:18; 36:8; 36:24; 38:9; 38:18; 39:3-39:5; 39:12; 112:22; 113:2; 113:7; 163:11-163:18; and 164:17 Highly Confidential: 104:4-104:5; 104:19-104:21; 105:21; 112:24-113:1; 113:3-113:5; 132:19-133:1; 133:11-133:12; 133:19-133:21; 135:21; 135:23-136:2; 136:5-136:14; 136:24; 138:25-139:3; 173:5; 173:21; 174:3; 179:13; 180:8; 180:17-180:21; 191:17-191:19; 192:1; 192:7; 193:4; and 223:21

ECF No.	Document Description	Designating Party	Confidentiality Designation
441	Reply ISO Plaintiffs' Motion to Exclude Jonathan M. Orszag and Dr. Kevin Murphy, In Part	Defendants	Confidential
454	Reply ISO Indirect Purchaser Plaintiffs' Motion for Class Certification	Defendants	Confidential
454-1	Supplemental Declaration of Joseph R. Saveri ISO Indirect Purchaser Plaintiffs' Motion for Class Certification	Defendants	Confidential
454-2	Index of Exhibits to Supplemental Declaration of Joseph R. Saveri ISO Indirect Purchaser Plaintiffs' Motion for Class Certification	Defendants	Confidential
454-3	Ex. 01 to Reply ISO Motion for Class Certification - 09/X/2014 Varsity Brands Management Presentation (CB00105800)	Defendants	Confidential
454-4	Ex. 02 to Reply ISO Motion for Class Certification - 05/23/2018 Email from Sadlow to multiple re "Project IMPACT   VS Divisional Presentation" (VAR00342575)	Defendants	Confidential
454-4	Ex. 03 to Reply ISO Motion for Class Certification - 03/16/2022 Jackie Kennedy Deposition Transcript (Excerpted)	Defendants	Confidential: Entire Transcript Highly Confidential: 161:18-170:1; 173:6-175:11
454-4	Ex. 04 to Reply ISO Motion for Class Certification - Undated, Varsity Presentation re Pricing (Excerpted) (VAR00101122)	Defendants	Confidential
454-4	Ex. 05 to Reply ISO Motion for Class Certification - 03/03/2022 and 03/17/2022 Jamie Parish Deposition Transcript Vols. 1 & 2 (Excerpted)	Defendants	Confidential: 1:14:10 – 15:10, 15:24 – 17:12, 19:15 - 160:22, 162:10 - 302:18 (March 3); 318:24-452:5, 452:17-503:9, 503:24-575:20, 577:10-801:6 (March 4) Highly Confidential: n/a
454-4	Ex. 06 to Reply ISO Motion for Class Certification - 10/17/2014, Cain Capital PPT Presentation re "Project Hercules Interim IC" (BAIN00055587)	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
454-5	Ex. 07 to Reply ISO Motion for Class Certification - 07/X/2018, Bain Capital Presentation re "Project Impact Diligence Summary" (FEAS-Ares00075986)	Ares; Plaintiffs will confer with the designating third party.	Highly Confidential
454-6	Ex. 08 to Reply ISO Motion for Class Certification - 05/X/2018 Varsity Brands Presentation re "Varsity Spirit Divisional Presentation" (VAR00309429)	Defendants	Confidential
454-7	Ex. 09 to Reply ISO Motion for Class Certification - 01/22/2013 Email from Webb to Webb re "Throw it on the wall... Strategy Session" (VAR00351376)	Defendants	Confidential
454-8	Ex. 10 to Reply ISO Motion for Class Certification - 10/24/2017 PPT Presentation re "Q4 Board of Directors Meeting" (CB00025330)	Defendants	Highly Confidential
454-13	Ex. 11 to Reply ISO Motion for Class Certification - Undated, marked-up document re "Varsity Spirit All Star Overview" (VAR00310631)	Defendants	Confidential
454-14	Ex. 12 to Reply ISO Motion for Class Certification - 10/09/2015, Document titled, "JamBrands Transaction Summary" (CB00382194)	Defendants	Confidential
454-15	Ex. 13 to Reply ISO Motion for Class Certification - 04/20/2018 Email from Sadlow to Nangia, Finley re "FW: Data room document feedback" (VAR00415061)	Defendants	Confidential
454-15	Ex. 14 to Reply ISO Motion for Class Certification - 11/17/2021 Brian Elza Deposition Transcript Vol. 2 (Excerpted)	Defendants	Confidential: 18:15 to 19:15, 20:05 to 21:01, 21:07 to 23:20, 25:03 to 27:25, 30:24 to 57:21, and 58:9 to 356:18 (November 16) Highly Confidential: n/a

ECF No.	Document Description	Designating Party	Confidentiality Designation
	Ex. 15 to Reply ISO Motion for Class Certification - Article entitled "Varsity Brands Founder On The Big Business of Cheerleading, Chief Executive (Oct. 29, 2018),"	No Designation	Publicly available article included with sealed filing.
454-15	Ex. 16 to Reply ISO Motion for Class Certification - 04/06/2022 Marlene Cota Deposition Transcript (Excerpted)	Defendants	Confidential: 14:6 - 229:2, 246:16 - 264:24, 299:12 - 366:6, 368:15 - 371:2 Highly Confidential: 264:25 - 299:11
454-15	Ex. 17 to Reply ISO Motion for Class Certification - 04/19/2018 Document titled, "180419 w Angela Trozzi New Roc cheer coach" (BAIN00089442)	Defendants	Confidential
454-15	Ex. 18 to Reply ISO Motion for Class Certification – Varsity webpage entitled Squad Credentialing FAQ	No Designation	Publicly available article included with sealed filing.
454-15	Ex. 19 to Reply ISO Motion for Class Certification - – Varsity webpage entitled Cheer Bid Distribution	No Designation	Publicly available article included with sealed filing.
454-15	Ex. 20 to Reply ISO Motion for Class Certification - – Varsity webpage entitled UCA/UDA College Cheerleading and Dance Team National Championship 2023 Tier Paid Bids	No Designation	Publicly available article included with sealed filing.
454-15	Ex. 21 to Reply ISO Motion for Class Certification - 03/25/2022 Buffy Duhon Deposition Transcript (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: 126:13 – 135:17
454-15	Ex. 22 to Reply ISO Motion for Class Certification - Undated, Meeting Agenda re "Varsity Family Plan 2.0" (VAR00199569)	Defendants	Confidential
454-15	Ex. 23 to Reply ISO Motion for Class Certification - 08/14/2019 Email from Elza to JN Herff Jones re "Fwd: Family Plan Leak/Alternative Strategies" (VAR00182095)	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
454-15	Ex. 24 to Reply ISO Motion for Class Certification - 01/06/2015 Email from Seely to Webb, Nichols and Newby re "Deal Points for NFHS" (VAR00429874)	Defendants	Confidential
454-15	Ex. 25 to Reply ISO Motion for Class Certification - Undated, Varsity Spirit Letter to Colleagues re "Varsity Spirit NFHS Squad Credentialing Program" (VAR00160802)	Defendants	Confidential
454-16	Ex. 26 to Reply ISO Motion for Class Certification - 02/X/2018 PPT Presentation re "Varsity Brands Growth Assessment" (BAIN00084543)	Defendants	Highly Confidential
454-16	Ex. 27 to Reply ISO Motion for Class Certification - 03/21/2022 Jim Hill Deposition Transcript (Excerpted)	Defendants	Confidential: 22:25 – 23:3, 23:14 – 27:2, 28:6 – 383:19, 391:3 – 411:7 Highly Confidential: n/a
454-16	Ex. 28 to Reply ISO Motion for Class Certification - 12/07/2017, Email from Elza to multiple re "MARDI GRAS" (VAR00081435)	Defendants	Confidential
454-16	Ex. 29 to Reply ISO Motion for Class Certification - 12/19/2017 Email from Brubaker to multiple re "Texas Analysis/Competitor Tracking" (VAR00242461)	Defendants	Confidential
454-16	Ex. 30 to Reply ISO Motion for Class Certification - 05/12/2022 Jeff Webb Deposition Transcript Vol. 1 (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: Vol. 1: 48:23 – 49:2, 99:25 – 100:18, 327:4 – 329:15, 330:13 – 346:20, 395:7 – 400:18; Vol. 2: 14:11 – 19:9, 173:19 – 180:15, 180:24 – 181:23, 185:8 – 186:12, 187:1 – 191:5, 194:11 – 197:2, 197:5 – 200:10
454-17	Ex. 31 to Reply ISO Motion for Class Certification - 12/01/2020 Varsity-Webb "Separation and Consulting Agreement" (Webb IPP 00000618)	Defendants	Highly Confidential



ECF No.	Document Description	Designating Party	Confidentiality Designation
454-17	Ex. 32 to Reply ISO Motion for Class Certification - Varsity webpage entitled NFHS Squad Credentialing, Frequently Asked Questions	No Designation	Publicly available article included with sealed filing.
454-17	Ex. 33 to Reply ISO Motion for Class Certification - Varsity webpage entitled Stay Smart	No Designation	Publicly available article included with sealed filing.
454-17	Ex. 34 to Reply ISO Motion for Class Certification - Varsity webpage entitled Game Day	No Designation	Publicly available article included with sealed filing.
454-17	Ex. 35 to Reply ISO Motion for Class Certification - 07/07/2022 Ryan Cotton Deposition Transcript Vol. 2 (Bain 30(b)(6)) (Excerpted)	Defendants	Confidential (Varsity and Bain):: entire transcript Highly Confidential (Varsity): 43:14 – 45:21, 113:9 – 118:15 Highly Confidential (Bain): 49:5 – 52:12, 62:16 – 69:21, 70:7 – 76:5, 78:13 – 82:3, 82:6 – 86:10, 86:14 – 99:17 Exhibits (Varsity):: to be treated as designated under the Protective Orders
454-17	Ex. 36 to Reply ISO Motion for Class Certification - 01/20/2022 Christina Lorenzen Deposition Transcript (Excerpted)	Plaintiffs	Plaintiffs have consented to unsealing their deposition transcripts except for personally identifying information and other sensitive information in accordance with Fed. R. Civ. P. 5.2(a) and the Court's Electronic Case Filing (ECF) Policies & Procedures.
454-17	Ex. 37 to Reply ISO Motion for Class Certification - 02/02/2022 Jessica Jones Deposition Transcript (Excerpted)	Plaintiffs	Plaintiffs have consented to unsealing their deposition transcripts except for personally identifying information and other sensitive information in accordance with Fed. R. Civ. P. 5.2(a) and the Court's Electronic Case Filing (ECF) Policies & Procedures.
467	Jeff Webb's Individual Memorandum of Law ISO Motion for Summary Judgment	Defendants	Confidential
468	Statement of Undisputed Material Facts ISO Defendants' Joint Motion for Summary Judgment	Defendants	Confidential
468-1	Ex. A to MSJ - 04/15/2022 Jim Chadwick Deposition Transcript (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: 173:3-184:5, 187:4-197:7, 201:22-205:3, 249:10-273:6, 274:22-278:8, 290:17-306:21, 325:1-330:25, 338:3-343:15, 354:19-355:17, 361:25-364:15, 376:5-381:25, 419:1-422:4, 422:11-423:18, 429:14-433:25



ECF No.	Document Description	Designating Party	Confidentiality Designation
468-2	Ex. B to MSJ - X/X/2004, "Bylaws of U.S. All Star Federation, Inc." (USASF 00032456)	Defendants	Confidential
468-3	Ex. C to MSJ - 07/31/2019, U.S. All Star Federation Professional Responsibility Code Version 8.0 (USASF 00028673)	Defendants	Confidential
468-4	Ex. D to MSJ - Undated, USASF Board Operating Guidelines and approved Bylaw Amendments (USASF 00032454)	Defendants	Confidential
468-5	Ex. E to MSJ - Undated, USASF "An Open Letter to Membership" (VAR00351488)	Defendants	Confidential
468-6	Ex. F to MSJ - 04/20/2006, USASF Board of Directors Meeting Summary (USASF 00032439)	Defendants	Highly Confidential - Attorneys' Eyes Only
468-7	Ex. G to MSJ - 04/13/2022 William Seely Deposition Transcript Vol.1 (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: 78:6 – 100:23, 174:16 – 187:25, 201:10 – 202:17, 202:24 – 208:21, 208:24 – 213:22, 322:16 – 355:23, 359:18 – 367:18, 369:5 – 369:20, 370:10 – 370:23, 377:5 – 382:7, 608:5 – 618:22, 620:12 – 646:14, 647:24 – 653:3
468-8	Ex. H to MSJ - 05/12/2022 Jeff Web Deposition Transcript Vol. 1 (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: <u>Vol. 1</u> : 48:23 – 49:2, 99:25 – 100:18, 327:4 – 329:15, 330:13 – 346:20, 395:7 – 400:18; <u>Vol. 2</u> : 14:11 – 19:9, 173:19 – 180:15, 180:24 – 181:23, 185:8 – 186:12, 187:1 – 191:5, 194:11 – 197:2, 197:5 – 200:10
468-9	Ex. I to MSJ - 03/30/2022 Ali Stangle Deposition Transcript (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: 71:22-73:11, 124:11-130:5, 201:17-203:7
468-10	Ex. J to MSJ - 03/09/2022 Steve Peterson Deposition Transcript Vol. 1 (Excerpted)	Defendants	Confidential
468-11	Ex. K to MSJ - 04/05/2022 Jeffery Fowlkes Deposition Transcript (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: n/a Exhibits: to be treated as designated under protective orders

ECF No.	Document Description	Designating Party	Confidentiality Designation
468-12	Ex. L to MSJ - 07/28/2023 Declaration of Alison Stangle	Defendants	Confidential
468-13	Ex. M to MSJ - 06/07/2004 USASF Board Meeting Minutes (USASF_00030535)	Defendants	Highly Confidential - Attorneys' Eyes Only
468-14	Ex. N to MSJ - 01/30/2013, Email from Chadwick to multiple re "Committee Charter Updates" (USASF_00056250)	Defendants	Confidential
468-15	Ex. O to MSJ - 04/04/2022 Steve Peterson Deposition Transcript Vol. 2 (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: 375:20-378:17, 443:9-444:5, 447:8-450:10, 527:24-529:5
468-16	Ex. P to MSJ - Undated, Document titled "USASF Event Producer Memberships 2012-2013" (USASF_00081398)	Defendants	Confidential
468-17	Ex. Q to MSJ - 01/17/2023 Janet Netz Deposition Transcript (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: 26:2-29:21; 35:13-38:19; 43:3-6; 43:23-46:11; 55:3-55:25; 57:5-25; 59:1-60:10; 64:16-65:24; 66:4-8; 67:23-68:3; 68:17-73:4; 75:13-21; 79:12-81:24; 83:23-84:16; 86:10-15; 87:2-89:11; 91:9-21; 92:24-93:6; 94:23-95:25; 96:17-20; 110:8-22; 111:23-113:14; 116:22-120:9; 123:6-125:2; 125:17-22; 129:4-21; 130:13-133:18; 134:11-137:5; 139:14-19; 142:23-144:16; 146:3-154:13; 155:3-159:11; 163:20-170:16; 172:1-175:10; 176:4-179:14; 180:25-181:5; 181:22-187:4; 188:12-193:2; 193:13-201:11; 202:6-207:12; 208:1-5; 212:9-213:11; 219:5-18; 223:13-226:14; 235:14-236:10; 246:22-247:10; 253:9-25; 255:20-257:5; 259:1-260:9; 268:12-19; 270:13-278:1; 283:2-25; 285:8-286:4; 298:4-23; 300:13-304:16; 311:4-22; 314:12-315:19; 316:7-22; 318:4-319:18; 320:18-322:8; 328:3-20; 329:14-23; 331:23-333:11; 334:17-338:14; 344:19-23.
468-18	Ex. R to MSJ - 01/24/2005, USASF Board of Directors Meeting Minutes (USASF_00027858)	Defendants	Highly Confidential - Attorneys' Eyes Only

ECF No.	Document Description	Designating Party	Confidentiality Designation
468-19	Ex. S to MSJ - Undated, Document titled "Sanctioning Committee's Approval & Criteria for Tier 1 and 2 Even Producers & Worlds Bid Eligibility" (VAR00319008)	Defendants	Confidential
468-20	Ex. T to MSJ - 08/22/2008, USASF-IASF Board of Directors Meeting Minutes (USASF 00030547)	Defendants	Highly Confidential - Attorneys' Eyes Only
468-21	Ex. U to MSJ - 08/11/XXXX, Document titled "USASF Board Meeting - 8/11 - Conference Call" (USASF 00032433)	Defendants	Highly Confidential - Attorneys' Eyes Only
468-22	Ex. V to MSJ - 08/25/2014, Email from Peterson to Chadwick re "2014 Sanctioning Committee Meeting Notes" (USASF 00055929)	Defendants	Confidential
468-23	Ex. W to MSJ - 08/13/2015 Minutes re "Cheer Sanctioning Meeting" (USASF 00026548)	Defendants	Highly Confidential - Attorneys' Eyes Only
468-24	Ex. X to MSJ - 12/11/2014, Email from Peterson to Fowlkes re "Important: Tier 1 & 2 Evet Producer Application Process 2015-2016" (USASF 00085198)	Defendants	Confidential
468-25	Ex. Y to MSJ - 12/10/2014, Email from Peterson to Sott re "IMPORTANT: Tier 1 & 2 Even Producer Application Process 2015-2016" (VAR00348574)	Defendants	Confidential
468-26	Ex. Z to MSJ - Undated, Backup Materials for the Expert Report of Jonathan M. Orszag (various Bates)	Defendants	Highly Confidential - Attorneys' Eyes Only
468-27	Ex. AA to MSJ - 12/16/2015, Email from Peterson to Bagby re "IMPORTANT: Tier 1 Event Producer Application Process 2016-2017" (USASF 00019474)	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
468-28	Ex. AB to MSJ - 01/05/2016, Email from Peterson to Ragland re "REMINDER: Tier 1 Event Producer Application Process 2016-2017" (USASF_00019528)	Defendants	Confidential
468-29	Ex. AC to MSJ - 01/28/2016, Email from Peterson to Richard re "UPDATE: Tier 1 Event Producer Application Process 2016-2017" (USASF_00020057)	Defendants	Confidential
468-30	Ex. AD to MSJ - Undated, Spreadsheet re "Cheer Worlds" (USASF_00086125, USASF_00002776, USASF_00002779, USASF_00002782, USASF_00002785)	Defendants	Confidential
468-31	Ex. AE to MSJ - 6/8/2020, Email from Peterson to multiple re "Correction: VOTE RESULTS: Tier 1 Memberships" (USASF_00012988)	Defendants	Confidential
468-32	Ex. AF to MSJ - 06/06/2016, Email from Nichols to Chadwick re "FW: USASF Safety Judges" (VAR00421095)	Defendants	Confidential
468-33	Ex. AG to MSJ - 03/28/2012, Email from Clark to Peterson (USASF_00088638)	Defendants	Confidential
468-34	Ex. AH to MSJ - 07/09/2021, Email from Chadwick to multiple re "Image and Appearance Update" (USASF_00088659)	Defendants	Confidential
468-35	Ex. AI to MSJ - 02/09/2022 Leslie Wright Deposition Transcript (Excerpted)	Defendants	Confidential: 14:11-15:1, 17:6-17:25, 18:24-19:4, 19:24-48:20, 49:17-217:24 Highly Confidential: n/a
468-36	Ex. AJ to MSJ - 04/08/2015 USASF Board of Directors Meeting Minutes (USASF_00022109)	Defendants	Highly Confidential - Attorneys' Eyes Only

ECF No.	Document Description	Designating Party	Confidentiality Designation
468-37	Ex. AK to MSJ - 01/19/2023 Randall Heeb Deposition Transcript (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: 37:6-20; 38:21-39:10; 39:14; 40:9-17; 44:9-11; 45:4-19; 47:7-17; 48:20-22; 53:11-56:9; 56:16-21; 58:8-10; 58:23-25; 63:22-23; 64:5-7; 65:6-22; 66:6-24; 70:6-71:2; 71:18-76:6; 76:22-80:17; 81:9; 81:19; 82:8; 82:20-83:19; 84:8-11; 84:15-86:25; 87:10-12; 87:20-96:1; 96:17-96:20; 99:10-14; 111:8-114:20; 115:6-117:10; 118:12-15; 120:16-19; 121:1-2; 121:11-17; 121:23-122:1; 123:23-124:1; 124:22-127:3; 127:8-22; 129:7-12; 129:18-133:24; 135:18-25; 136:8-139:11; 141:24-142:7; 144:14-149:21; 150:12; 150:16-17; 151:11-13; 151:16-18; 152:10-21; 153:5-154:24; 155:15-18; 159:3; 159:18; 160:8-14; 160:24-162:11; 162:17; 162:22; 163:7; 163:12-167:23; 168:14-21; 172:23-173:7; 173:25-174:25; 176:6-18; 177:21-178:9; 179:2-4; 181:11-182:20; 183:22-185:7; 185:20-191:19; 192:9-193:4; 193:14-19; 194:5; 195:3-4; 195:14-196:7; 198:19-21; 199:22-200:20; 201:15; 201:25; 202:20-21; 203:25; 204:16-208:6; 210:11-212:9; 213:9-214:7; 215:2-216:23; 219:7-220:1; 225:24-230:24; 234:21-22; 237:11-239:6; 243:22-250:12; 254:15-25; 258:20-25; 259:18-260:16; 263:16-271:18; 272:1-274:7; 276:18-278:14; 279:6-286:4; 288:4-289:1; 289:12-290:7; 290:12-291:16; 291:20-292:2; 293:4-7; 293:12-294:21; 296:12-15; 297:4-298:14; 299:13-14; 300:6-301:3; 302:6-303:2; 304:12-21; 313:5-7
468-38	Ex. AL to MSJ - 03/31/2022 Amy Clark Deposition Transcript (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: 167:3-171:9, 196:17-204:1, 208:12-211:13
468-39	Ex. AM to MSJ - 04/14/2022 Karen Wilson Deposition Transcript (Excerpted)	Defendants	Confidential: Entire Transcript Highly Confidential: 140:1-150:22, 181:8-185:4, 203:11-209:15, 215:12-223:6, 294:20-298:2, 299:13-301:12
468-40	Ex. AO to MSJ - 11/12/2013, "USASF Board Meeting - November 12-13, 2013" (USASF 00023946)	Defendants	Highly Confidential - Attorneys' Eyes Only
468-41	Ex. AP to MSJ - X/X/2015, 2014 USASF Annual Report (USASF 00051791)	Defendants	Highly Confidential - Attorneys' Eyes Only

ECF No.	Document Description	Designating Party	Confidentiality Designation
468-42	Ex. AQ to MSJ - 11/7/2012, USASF Board Meeting Minutes (USASF 00027831)	Defendants	Highly Confidential - Attorneys' Eyes Only
468-43	Ex. AR to MSJ - 02/17/2010, Email from Peterson to Thomas (Universal Spirit) re "question" (USASF 00090186)	Defendants	Confidential
468-44	Ex. AS to MSJ - 07/28/2023 Declaration of John Newby	Defendants	Confidential
468-45	Ex. AT to MSJ - Undated, Document titled, "Q&A: Varsity Spirit/NFHS Credentialing Program" (VAR00160803)	Defendants	Confidential
468-46	Ex. AU to MSJ - Undated, Document titled "The Varsity Family Plan" (VAR00020214)	Defendants	Confidential
468-47	Ex. AV to MSJ - Undated, Document titled, "Varsity 2019 / 2020 Family Plan and More Competition Choices" (VAR00175267)	Defendants	Confidential
468-48	Ex. AW to MSJ - 10/01/2008, "Rebate Agreement" (VAR00017932)	Defendants	Confidential
468-49	Ex. AX to MSJ - 07/13/2021 Plaintiffs' Combined Objections and Responses to Defendants' First Set of Interrogatories, Attach. A	Defendants	Confidential
468-50	Ex. AY to MSJ - 01/20/2022 Christina Lorenzen Deposition Transcript (Excerpted)	Plaintiffs	Plaintiffs have consented to unsealing their deposition transcripts except for personally identifying information and other sensitive information in accordance with Fed. R. Civ. P. 5.2(a) and the Court's Electronic Case Filing (ECF) Policies & Procedures.
468-51	Ex. AZ to MSJ - 02/20/2022 Jessica Jones Deposition Transcript (Excerpted)	Plaintiffs	Plaintiffs have consented to unsealing their deposition transcripts except for personally identifying information and other sensitive information in accordance with Fed. R. Civ. P. 5.2(a) and the Court's Electronic Case Filing (ECF) Policies & Procedures.

ECF No.	Document Description	Designating Party	Confidentiality Designation
468-52	Ex. BA to MSJ - 03/23/2022 John Newby Deposition Transcript Vol. 1 (Excerpted)	Defendants	Confidential: entire transcripts Highly Confidential: 103:13-123:25; 128:15-142:10; 161:7-164:23; 269:9-275:23; 301:11-308:24, 453:3-456:24; 595:12-620:10 Exhibits: treated as designated under the Protective Orders
468-53	Ex. BB to MSJ - Undated, Varsity Spirit Letter to Colleagues re Varsity Sprit/NFHS Squad Credentialing Program (VAR00160802)	Defendants	Confidential
468-54	Ex. BC to MSJ - 03/25/2022 Buffy Duhon Deposition Transcript (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: 126:13 – 135:17
468-55	Ex. BD to MSJ - 01/23/2023 Jen Maki Deposition Transcript (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: 29:16-30:13; 30:21-31:19; 33:12-34:11; 35:16-36:7; 39:3-40:16; 44:8-21; 45:14-51:7; 51:16-52:6; 52:22-55:14; 56:8-15; 57:2-11; 63:3-68:24; 71:7-72:7; 77:5-78:1; 79:6-17; 79:23-81:24; 82:25-86:10; 102:9-22; 104:14-106:21; 109:21-114:10; 115:9-14; 117:25-125:22; 126:19-127:17; 129:5-133:10; 134:4-136:9; 137:24-138:22; 139:13-142:22; 143:11-145:19; 146:25-147:1; 148:20-149:16; 150:23-151:17; 152:9-14; 153:2-4; 153:13-17; 153:25-155:4; 155:24-163:11; 164:3-8; 164:23-166:14; 167:9-168:25; 169:4-183:3; 183:25-185:18; 194:3-12; 196:1-10; 196:25-197:17; 199:10-16; 200:10-20; 201:3-24; 202:6-203:3; 203:21-204:19; 205:8-207:25; 208:15-209:16; 210:14-21; 214:14-17; 215:1-14; 216:19-9; 217:23-218:7; 221:10-222:8; 225:9-226:15; 227:22-24; 228:8-16; 229:13-232:14; 233:3-234:9; 235:22-23; 238:24-239:6; 242:16-24; 248:12-249:15; 250:23-25; 252:10-23



ECF No.	Document Description	Designating Party	Confidentiality Designation
468-56	Ex. BE to MSJ - 12/17/2021 Sarah Minzghor Deposition Transcript (Excerpted)	Fusion Plaintiffs; Plaintiffs will confer with the designating third party.	Confidential: 15:14-15, 19:12-24, 26:8-9, 27:4-28:7, 30:4-33:22, 46:2-47:11, 50:14-53:12, 59:11-69:15, 70:7-73:18, 76:24-79:11, 83:6-88:8, 98:8-98:22, 107:8-109:18, 113:23-114:11, 130:8-131:8, 135:8-136:3, 141:8-143:17, 151:11-155:25, 158:6-160:21, 173:15-175:2, 178:22-179:14, 185:14-186:21, 188:5-189:4, 192:10-192:20, 199:10-25; 200:24-203:12, 206:4-8, 210:4-10; 217:2-12, 222:8-11, 242:11-24, 244:18-245:5, 258:19-260:25, 264:1-267:21, 271:7-274:25 Highly Confidential: n/a Confidential Exhibits: Exhibits 1-29
468-57	Ex. BF to MSJ - 01/11/2022 Alexa Bray Deposition Transcript (Excerpted)	Fusion Plaintiffs; Plaintiffs will confer with the designating third party.	Confidential: 15:14-15, 19:12-24, 26:8-9, 27:4-28:7, 30:4-33:22, 46:2-47:11, 50:14-53:12, 59:11-69:15, 70:7-73:18, 76:24-79:11, 83:6-88:8, 98:8-98:22, 107:8-109:18, 113:23-114:11, 130:8-131:8, 135:8-136:3, 141:8-143:17, 151:11-155:25, 158:6-160:21, 173:15-175:2, 178:22-179:14, 185:14-186:21, 188:5-189:4, 192:10-192:20, 199:10-25; 200:24-203:12, 206:4-8, 210:4-10; 217:2-12, 222:8-11, 242:11-24, 244:18-245:5, 258:19-260:25, 264:1-267:21, 271:7-274:25 Highly Confidential: n/a Confidential Exhibits: Exhibits 1-30
468-58	Ex. BG to MSJ - 12/07/2021 Lauren Gurske Deposition Transcript (Excerpted)	Fusion Plaintiffs; Plaintiffs will confer with the designating third party.	Confidential: 15:14-15, 19:12-24, 26:8-9, 27:4-28:7, 30:4-33:22, 46:2-47:11, 50:14-53:12, 59:11-69:15, 70:7-73:18, 76:24-79:11, 83:6-88:8, 98:8-98:22, 107:8-109:18, 113:23-114:11, 130:8-131:8, 135:8-136:3, 141:8-143:17, 151:11-155:25, 158:6-160:21, 173:15-175:2, 178:22-179:14, 185:14-186:21, 188:5-189:4, 192:10-192:20, 199:10-25; 200:24-203:12, 206:4-8, 210:4-10; 217:2-12, 222:8-11, 242:11-24, 244:18-245:5, 258:19-260:25, 264:1-267:21, 271:7-274:25 Highly Confidential: n/a Confidential Exhibits: Exhibits 1-31
468-59	Ex. BH to MSJ - 04/07/2022 John Sadlow Deposition Transcript (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: 130:14-132:17, 152:10-155:1, 187:2-213:4, 216:21-227:6, 247:12-258:21 Exhibits: treated as designated under the Protective Orders
468-60	Ex. BI to MSJ - 10/04/2022 Heidi Weber Deposition Transcript (Excerpted)	American Spirit Plaintiffs	Unknown: Plaintiffs have not received confidentiality designations. Plaintiffs will confer with the designating third party.



ECF No.	Document Description	Designating Party	Confidentiality Designation
468-61	Ex. BJ to MSJ - 03/16/2022 Jackie Kennedy Deposition Transcript (Excerpted)	Defendants	Confidential: Entire Transcript Highly Confidential: 161:18-170:1; 173:6-175:11
468-62 thru 468-63	Ex. BK to MSJ - 05/X/2018, Varsity Spirit Divisional Presentation (VAR00009293)	Defendants	Confidential
468-64	Ex. BL to MSJ - 03/21/2022 Jim Hill Deposition Transcript (Excerpted)	Defendants	Confidential: 22:25 – 23:3, 23:14 – 27:2, 28:6 – 383:19, 391:3 – 411:7 Highly Confidential: n/a
468-65	Ex. BM to MSJ - Undated, Booklet re "Varsity All Star's 2nd Annual Judges Training" (VAR00233675)	Defendants	Confidential
468-66	Ex. BN to MSJ - 03/03/2019, "The Apex at Universal Studios Florida" Score Sheet (VAR00302098)	Defendants	Confidential
468-67	Ex. BO to MSJ - 11/10/2019, "NCA North Texas D2 Classic" Score Sheet (VAR00147772)	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
468-68	Ex. BP to MSJ - 12/16/2022 Hal Singer Deposition Transcript (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: 26:22-27:02, 29:01-29:13, 32:20-32:22, 33:20-34:03, 35:03-35:10, 64:08-64:15, 67:17-68:08, 68:14-68:17, 69:14-69:18, 75:02-77:02, 78:22-79:06, 79:21-80:03, 84:19-85:18, 86:21-87:05, 88:19-89:07, 90:04-90:15, 90:20-90:21, 91:03-91:05, 91:07-92:17, 93:06-93:09, 93:11-93:18, 96:21-97:02, 97:22-98:06, 101:06-101:10, 105:20-106:10, 106:19-107:06, 111:20-112:04, 112:10-112:12, 114:20-115:18, 116:04-116:14, 117:07-118:22, 119:14-119:16, 120:01-120:04, 124:15-124:16, 125:15-125:17, 129:15-129:18, 130:03-130:12, 130:21-130:22, 131:02-135:05, 136:12-138:09, 141:10-142:06, 143:16-143:18, 148:14-148:20, 161:06-161:09, 173:22-174:06, 174:18-175:13, 176:13-176:15, 178:17-178:22, 183:03-183:20, 184:09-184:20, 187:04-187:08, 187:21-188:01, 195:14-200:01, 200:05-201:12, 202:04-202:13, 204:16-204:22, 206:04-213:11, 214:02-215:01, 216:03-216:15, 218:02-218:16, 220:11-222:07, 225:16-225:20, 228:22-230:02, 238:08-239:02, 241:05-241:06, 244:14-249:03, 251:20-252:03, 252:13-254:18, 255:18-256:03, 256:14-260:19, 262:10-263:11, 264:18-264:21, 265:13-265:19, 267:03-267:08, 268:13-269:06, 270:08-270:11, 272:10-272:15, 273:04-273:12, 275:20-276:08, 278:06-278:14, 278:21-279:04, 282:12-282:17, 283:17-285:18, 292:16-293:05, 293:12-294:11, 295:12-296:07, 297:07-297:11, 307:04-307:05, 316:01-321:04, 326:02-326:08, 326:22-327:02, 329:06-329:13, 330:16-330:18, 331:13-331:15, 332:02-332:12, 335:13-335:15, 335:20-336:20, 337:07-337:12, 348:14-348:20, 349:05-349:19, 359:06-359:16
468-69	Ex. BQ to MSJ - 11/16/2021 Brian Elza Deposition Transcript (Excerpted)	Defendants	Confidential: 18:15 to 19:15, 20:05 to 21:01, 21:07 to 23:20, 25:03 to 27:25, 30:24 to 57:21, and 58:9 to 356:18 (November 16) Highly Confidential: n/a
468-70	Ex. BR to MSJ - Undated, Varsity PPT Presentation (VAR00009486)	Defendants	Confidential
468-71	Ex. BS to MSJ - 03/18/2022 Melanie Berry Deposition Transcript (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: 71:6-73:21; 84:9-86:11

ECF No.	Document Description	Designating Party	Confidentiality Designation
468-72	Ex. BT to MSJ - 12/21/2021 Rebecca Foster Deposition Transcript (Excerpted)	Fusion Plaintiffs; Plaintiffs will confer with the designating third party.	Confidential: 27:5-14, 18-21; 27:23-28:2; 28:9-14; 34:6-9; 36:7-13, 16-17; 42:25-43:13; 43:15-18; 45:5-6, 8-16; 45:19-46:13; 46:15-47:6; 47:8-48:2; 48:4-7; 48:9-49:12; 49:14-15; 78:19-23; 78:25-79:9; 80:3-13, 15-17, 20-24; 81:1-82:15; 82:17-83:7; 83:9-17; 83:19-84:1; 86:1-3, 5-10, 12-13; 117:17-118:7; 147:25-149:5; 210:6-211:10; 258:25-259:1; 259:10-260:9; 260:16-261:15 Highly Confidential: 174:6-22; 175:2-6, 8, 10-14; 175:17-176:7; 253:7-254:5; 254:7
468-73	Ex. BU to MSJ - 12/9/2021 Timothy Gurske Deposition Transcript (Excerpted)	Fusion Plaintiffs; Plaintiffs will confer with the designating third party.	Confidential: 17:5-19:10; 23:6-27:12; 38:15-43:3; 46:24-47:13; 59:21-24; 63:23-64:12; 65:2-74:3; 75:11-103:11; 107:8-110:3; 118:6-120:17; 123:7-143:6; 145:6-168:9; 170:5-6; 173:5-8; 177:16-17; 181:10-181:18; 220:9-220:15 Highly Confidential: n/a Confidential Exhibits: Exhibits 2-20
468-74	Ex. BV to MSJ - Undated, Document titled "Sanctioning Committee's Approval Process & Criteria for Tier 1 and Tier 2 Producers and Worlds Bid Eligibility" (USASF 00064795)	Defendants	Confidential
468-75	Ex. BW to MSJ - Undated, Document titled, "Varsity 2017 / 2018 Family Plan" (VAR00185006)	Defendants	Confidential
468-76	Ex. BX to MSJ - Undated, Document titled, "Varsity 2018 / 2019 Family Plan" (VAR00075027)	Defendants	Confidential
468-77	Ex. BY to MSJ - 2018/01/15, "2017 Varsity Network Agreement" executed form (VAR00439301)	Defendants	Confidential
468-78	Ex. BZ to MSJ - 10/03/2017, "2017 Varsity Network Agreement" executed form (VAR00439295)	Defendants	Confidential
468-79	Ex. CA to MSJ - 08/07/2017, "2017 Varsity Network Agreement" executed form (VAR00439312)	Defendants	Confidential

# EXHIBIT A

ECF No.	Document Description	Designating Party	Confidentiality Designation
468-80	Ex. CB to MSJ - 03/04/2021, Email from Fusion Elite to Esparza re "High School Cheerleading Competition Season Canceled? We have you Covered!" (FUSIONELI000000424)	No designation	Not designated by Fusion Plaintiff but included with sealed filing.
468-81	Ex. CC to MSJ - 03/04/2021, Email from Fusion Elite to Esparza re "High School Cheerleading Competition Season Canceled? We have you covered!" (VAR00439297)	Defendants	Confidential
468-82	Ex. CD to MSJ - 06/02/2017, "2017 Varsity Network Agreement" executed form (VAR00439306)	Defendants	Confidential
470	Ex. CE to MSJ - 5/26/2017, "2017 Network Agreement" (VAR00439295)	Defendants	Confidential
470-1	Ex. CF to MSJ - 11/22/2021 Deposition Transcript of Francis LeTard (Excerpted)	Defendants	Confidential: 17:09 to 20:06; 21:19 to 23:06; 23:17 to 24:10; 24:24 to 26:08; 27:24 to 374:05; 375:20 to 397:04; 397:20 to 410:19; 411:06 to 466:25; 467:16 to 474:18 Highly Confidential: n/a
470-2	Ex. CG to MSJ - X/X/2014, Document titled, "Varsity Family Plan" (VAR00322126)	Defendants	Confidential
470-3	Ex. CH to MSJ - X/X/2014, Document titled, "The Varsity Family Plan" (VAR00325318)	Defendants	Confidential
470-4	Ex. CI to MSJ - X/X/2015, Brochure titled, "Varsity 2015/2016 Family Plan" (VAR00233174)	Defendants	Confidential
470-5	Ex. CJ to MSJ - X/X/2016, Brochure titled, "Varsity 2016/2017 Family Plan" (VAR00074760)	Defendants	Confidential
470-6	Ex. CK to MSJ - 07/30/2018, BCPE Hercules GP, LLC "Amended and Restated Limited Liability Company Agreement" (BAIN00067980)	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
470-7	Ex. CL to MSJ - 05/05/2022 Ryan Cotton Deposition Transcript (Excerpted)	No designation	Plaintiffs have not received confidentiality designations.
470-8	Ex. CM to MSJ - 07/27/2023, Declaration of Ryan Cotton	Defendants	Confidential
470-9	Ex. CN to MSJ - 07/06/2023 Andrew Janower Deposition Transcript (Charlesbank 30(b)(6)) (Excerpted)	Defendants	Confidential: n/a Highly Confidential: entire transcript
470-10	Ex. CO to MSJ - 07/27/2023 Declaration of Andrew Janower	Defendants	Confidential
470-11	Ex. CP to MSJ - 04/20/2022, Joshua Beer Deposition Transcript (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: 42:25-45:8; 45:24-49:17; 63:4-64:8; 64:16-67:21; 68:17-70:20; 71:14-76:12
470-12	Ex. CQ to MSJ - 05/04/2022, Neil Kalvelage Deposition Transcript (Excerpted)	Defendants	Confidential: entire transcript (Bain and Charlesbank) Highly Confidential: 104:10 – 105:2, 105:16 – 105:24, 110:13 – 112:11, 112:19 – 114:9, 114:19 – 119:5, 119:15 – 123:18, 168:12 – 173:6, 190:19 – 195:8 (Charlesbank); 49:5 – 52:12, 62:16 – 69:21, 70:7 – 76:5, 78:13 – 82:3, 82:6 – 86:10, 86:14 – 99:17 (Bain)
470-13	Ex. CR to MSJ - 07/27/2023 Declaration of Jeff Webb	Defendants	Confidential
470-14	Ex. CS to MSJ - 04/16/2019, Email from Chadwick to Elza and LeTard re "Follow Up" (USASF_00039789)	Defendants	Confidential
470-15	Ex. CT to MSJ - 06/05/2018, Email from Wilson to Carrier re "June BOD Update" (USASF_00107876)	Defendants	Confidential
470-16	Ex. CU to MSJ - 04/22/2022 Andrew Janower Deposition Transcript (Excerpted)	Defendants	Confidential: Entire Transcript Highly Confidential: 52:10-60:7; 60:25-61:21; 109:5-111:15
470-17	Ex. CV to MSJ - Undated, Spreadsheet re "Varsity Brands Management Historical Compensation" (CB00314261)	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
470-18	Ex. CW to MSJ - 03/02/2018, Email from Janower to White re "FW: 2018 Executive Bonus Pool Proposal" (CB00114878)	Defendants	Confidential
470-19	Ex. CX to MSJ - 05/17/2016, Email from Kalvelage to Peters re "FW: VB Q2 Board Meeting Materials" with attachments (CB00373462)	Defendants	Highly Confidential
470-20	Ex. CY to MSJ - 03/10/2022, Pashupati Nangia Deposition Transcript (Excerpted)	Defendants	Confidential: 16:20-17:11; 17:25-18:14; 19:13-22:15; 52:14-78:1; 81:20-163:7; 206:10-232:2; 232:10-336:23 Highly Confidential: 22:16-52:13; 78:2-81:19; 163:8-206:9; 232:3-232:9 Exhibits: treated as designated under the Protective Orders
470-21	Ex. CZ to MSJ - 03/24/2022 John Newby Deposition Transcript (Excerpted)	Defendants	Confidential: entire transcripts Highly Confidential: 103:13-123:25; 128:15-142:10; 161:7-164:23; 269:9-275:23; 301:11-308:24, 453:3-456:24; 595:12-620:10 Exhibits: treated as designated under the Protective Orders
470-22	Ex. DA to MSJ - 03/08/2022 John Nichols Deposition Transcript (Excerpted)	Defendants	Confidential: entire transcripts Highly Confidential: 65:6-73:25, 79:6-100:25, 173:18-176:15 (March 8); 38:14-41:19, 124:16-127:8, 132:11-137:22 (March 9) Exhibits: treated as designated under the Protective Orders
470-23	Ex. DB to MSJ - 04/19/2022 Sheila Noone Deposition Transcript (Excerpted)	Defendants	Confidential: 18:12-23:3, 24:25-28:25, 29:20-172:8, 192:15-329:25 Highly Confidential: n/a Exhibits: treated as designated under the Protective Orders
470-24	Ex. DC to MSJ - 05/04/2022 Thomas O'Rourke Deposition Transcript (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: 57:8 - 61:10, 74:17 - 78:4, 97:14 - 105:6, 117:9 - 121:13 Exhibits: treated as designated under the Protective Orders
470-25	Ex. DD to MSJ - 07/16/2018, Email from White to Bekenstein (Bain) re "Webb conversation" (BAIN00062831)	Defendants	Confidential
470-26	Ex. DE to MSJ - 07/12/2018, Email from McCaslin to Blumenfeld re "VB / BCP follow ups" (BAIN00013400)	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
470-27	Ex. DF to MSJ - 07/21/2018, Email from O'Rourke to Bekenstein re "Webb" (BAIN00074357)	Defendants	Confidential
470-28	Ex. DG to MSJ - 04/14/2022, William Seely Deposition Transcript Vol. 2 (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: 78:6 – 100:23, 174:16 – 187:25, 201:10 – 202:17, 202:24 – 208:21, 208:24 – 213:22, 322:16 – 355:23, 359:18 – 367:18, 369:5 – 369:20, 370:10 – 370:23, 377:5 – 382:7, 608:5 – 618:22, 620:12 – 646:14, 647:24 – 653:3
470-29	Ex. DH to MSJ - 05/13/2022 Jeff Webb Deposition Transcript Vol. 2 (Excerpted)	Defendants	Confidential: entire transcript Highly Confidential: <u>Vol. 1</u> : 48:23 – 49:2, 99:25 – 100:18, 327:4 – 329:15, 330:13 – 346:20, 395:7 – 400:18; <u>Vol. 2</u> : 14:11 – 19:9, 173:19 – 180:15, 180:24 – 181:23, 185:8 – 186:12, 187:1 – 191:5, 194:11 – 197:2, 197:5 – 200:10
471	Defendants' Memorandum of Law ISO Joint Motion for Summary Judgment	Defendants	Confidential
472	Bain's Individual Memorandum of law ISO Motion for Summary Judgment	Defendants	Confidential
473	Charlesbank Capital Partners, LLC's Individual Memorandum of Law ISO Motion for Summary Judgment	Defendants	Confidential
477	Plaintiffs' Opposition to Jeff Webb's Motion for Summary Judgment	Defendants	Confidential
479	Plaintiffs' Opposition to Defendant U.S. All Star Federation's Motion for Summary Judgment	Defendants	Confidential
480	Statement of Additional Undisputed Facts ISO Plaintiffs' Oppositions to Defendants' Motion for Summary Judgment	Defendants	Confidential
481	Declaration of Joseph R. Saveri ISO Plaintiffs' Opposition to Defendants' Motion for Summary Judgment	Defendants	Confidential
481-1	Ex. 1 to MSJ Opposition - 06/20/2022, Expert Report of Janet S. Netz, Ph.D.	Defendants	Confidential
481-1	Ex. 2 to MSJ Opposition - 12/14/2022, Expert Rebuttal Report of Janet S. Netz	Defendants	Confidential



ECF No.	Document Description	Designating Party	Confidentiality Designation
481-1	Ex. 3 to MSJ Opposition - 06/20/2022, Expert Report of Randal Heeb, PhD	Defendants	Confidential
481-1	Ex. 4 to MSJ Opposition - 12/14/2022, Rebuttal Expert Report of Randal Heeb, PhD	Defendants	Confidential
481-2	Ex. 5 to MSJ Opposition - 06/20/2022, Expert Report of James H. Aronoff	Defendants	Confidential
481-2	Ex. 6 to MSJ Opposition - 12/14/2022, Expert Rebuttal Report of James Aronoff	Defendants	Confidential
481-2	Ex. 7 to MSJ Opposition - 06/20/2022, Expert Damages Report of Jen Maki, PhD	Defendants	Confidential
481-2	Ex. 8 to MSJ Opposition - 06/20/2022, Expert Rebuttal Damages Report of Jen Maki, PHD	Defendants	Confidential
481-2	Ex. 9 to MSJ Opposition - 05/05/2023, Maki Declaration ISO Motion for Class Certification (ECF No. 455)	Defendants	Confidential
481-2	Ex. 10 to MSJ Opposition - 5/12/2022 & 5/13/2022, Deposition Transcript of Jeff Webb Vols. 1 & 2	Defendants	Confidential: entire transcript Highly Confidential: <u>Vol. 1</u> : 48:23 – 49:2, 99:25 – 100:18, 327:4 – 329:15, 330:13 – 346:20, 395:7 – 400:18; <u>Vol. 2</u> : 14:11 – 19:9, 173:19 – 180:15, 180:24 – 181:23, 185:8 – 186:12, 187:1 – 191:5, 194:11 – 197:2, 197:5 – 200:10
481-2	Ex. 11 to MSJ Opposition - 3/3/2022 & 3/17/2022, Deposition Transcript of Jamie J. Parrish, Vols. 1 & 2	Defendants	Confidential: 1:14:10 – 15:10, 15:24 – 17:12, 19:15 - 160:22, 162:10 - 302:18 (March 3); 318:24-452:5, 452:17-503:9, 503:24-575:20, 577:10-801:6 (March 4) Highly Confidential: n/a

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-2	Ex. 12 to MSJ Opposition - 11/16/2021 & 11/17/2022 Deposition Transcript of Brian Elza Vols. 1 & 2	Defendants	Confidential: 18:15 to 19:15, 20:05 to 21:01, 21:07 to 23:20, 25:03 to 27:25, 30:24 to 57:21, and 58:9 to 356:18 (November 16); 13:17 to 15:10, 15:23 to 17:17, 22:05 to 22:12, 26:16 to 27:03, 28:20 to 29:09, 30:13 to 31:4, 35:3 to 35:24, 38:8 to 38:18; 39:19 to 39:21, 43:1 to 44:17, 45:15 to 47:08, 48:25 to 49:07, 49:19 to 76:02, 77:11 to 81:07, 85:17 to 87:09, 90:18 to 90:22, 92:04 to 96:09, 96:21 to 97:07, 97:14 to 97:18, 98:03 to 98:19, 101:08 to 102:01, 103:09 to 105:09, 105:20 to 106:11, 106:21 to 109:09, 109:10 to 110:16, and 110:23 to 112:22 (November 17) Highly Confidential: n/a
481-2	Ex. 13 to MSJ Opposition - 11/22/2021 Deposition Transcript of Francis Xavier LeTard	Defendants	Confidential: 17:09 to 20:06; 21:19 to 23:06; 23:17 to 24:10; 24:24 to 26:08; 27:24 to 374:05; 375:20 to 397:04; 397:20 to 410:19; 411:06 to 466:25; 467:16 to 474:18 Highly Confidential: n/a
481-2	Ex. 14 to MSJ Opposition - 03/09/2022 Deposition Transcript of Steve Peterson (USASF 30(b)(6))	No designation	Plaintiffs have not received confidentiality designations.
481-2	Ex. 15 to MSJ Opposition - 04/15/2022 Deposition Transcript of Jim Chadwick (USASF 30(b)(6))	Defendants	Confidential: entire transcript Highly Confidential: 173:3-184:5, 187:4-197:7, 201:22-205:3, 249:10-273:6, 274:22-278:8, 290:17-306:21, 325:1-330:25, 338:3-343:15, 354:19-355:17, 361:25-364:15, 376:5-381:25, 419:1-422:4, 422:11-423:18, 429:14-433:25
481-3	Ex. 16 to MSJ Opposition - 04/20/2022 Deposition Transcript of Joshua Beer	Defendants	Confidential: entire transcript Highly Confidential: 42:25-45:8; 45:24-49:17; 63:4-64:8; 64:16-67:21; 68:17-70:20; 71:14-76:12
481-3	Ex. 17 to MSJ Opposition - 03/18/2022 Deposition Transcript of Melanie Berry	Defendants	Confidential: entire transcript Highly Confidential: 71:6-73:21; 84:9-86:11
481-3	Ex. 18 to MSJ Opposition - 01/11/2022 Deposition Transcript of Alexa Bray	Fusion Plaintiffs; Plaintiffs will confer with the designating third party.	Confidential: n/a Highly Confidential: 36:5-37:15, 46:15-18, 75:7-20

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-3	Ex. 19 to MSJ Opposition - 02/02/2022 Deposition Transcript of Janini Cherasaro	Fusion Plaintiffs; Plaintiffs will confer with the designating third party.	Confidential: 10:3; 13:20-13:23; 14:2-14:4; 26:20; 34:20; 35:1-35:5; 35:12; 35:18; 36:8; 36:24; 38:9; 38:18; 39:3-39:5; 39:12; 112:22; 113:2; 113:7; 163:11-163:18; and 164:17 Highly Confidential: 104:4-104:5; 104:19-104:21; 105:21; 112:24-113:1; 113:3-113:5; 132:19-133:1; 133:11-133:12; 133:19-133:21; 135:21; 135:23-136:2; 136:5-136:14; 136:24; 138:25-139:3; 173:5; 173:21; 174:3; 179:13; 180:8; 180:17-180:21; 191:17-191:19; 192:1; 192:7; 193:4; and 223:21
481-3	Ex. 20 to MSJ Opposition - 04/07/2022 Deposition Transcript of Marlene Cota	Defendants	Confidential: 14:6 - 229:2, 246:16 - 264:24, 299:12 - 366:6, 368:15 - 371:2 Highly Confidential: 264:25 - 299:11
481-3	Ex. 21 to MSJ Opposition - 07/07/2022 Deposition Transcript of Ryan Cotton (Bain 30(b)(6))	Defendants	Confidential: entire transcript Highly Confidential: 43:14 – 45:21, 113:9 – 118:15 Exhibits: to be treated as designated under protective orders
481-3	Ex. 22 to MSJ Opposition - 12/21/2023 Deposition Transcript of Rebecca Foster	Fusion Plaintiffs; Plaintiffs will confer with the designating third party.	Confidential: 27:5-14, 18-21; 27:23-28:2; 28:9-14; 34:6-9; 36:7-13, 16-17; 42:25-43:13; 43:15-18; 45:5-6, 8-16; 45:19-46:13; 46:15-47:6; 47:8-48:2; 48:4-7; 48:9-49:12; 49:14-15; 78:19-23; 78:25-79:9; 80:3-13, 15-17, 20-24; 81:1-82:15; 82:17-83:7; 83:9-17; 83:19-84:1; 86:1-3, 5-10, 12-13; 117:17-118:7; 147:25-149:5; 210:6-211:10; 258:25-259:1; 259:10-260:9; 260:16-261:15 Highly Confidential: 174:6-22; 175:2-6, 8, 10-14; 175:17-176:7; 253:7-254:5; 254:7
481-3	Ex. 23 to MSJ Opposition - 03/25/2022 Deposition Transcript of Buffy Duhon	Defendants	Confidential: entire transcript Highly Confidential: 126:13 – 135:17
481-3	Ex. 24 to MSJ Opposition - 04/05/2022 Deposition Transcript of Jeffrey Fowlkes	Defendants	Confidential: entire transcript Highly Confidential: n/a Exhibits: to be treated as designated under protective orders
481-3	Ex. 25 to MSJ Opposition - 12/09/2021 Deposition Transcript of Timothy Gurske	Fusion Plaintiffs; Plaintiffs will confer with the designating third party.	Confidential: 17:5-19:10; 23:6-27:12; 38:15-43:3; 46:24-47:13; 59:21-24; 63:23-64:12; 65:2-74:3; 75:11-103:11; 107:8-110:3; 118:6-120:17; 123:7-143:6; 145:6-168:9; 170:5-6; 173:5-8; 177:16-17; 181:10-181:18; 220:9-220:15 Highly Confidential: n/a Confidential Exhibits: Exhibits 2-20

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-3	Ex. 26 to MSJ Opposition - 01/19/2023 Deposition Transcript of Randall Heeb Vols. 1 & 2	Defendants	Confidential: entire transcript Highly Confidential: 37:6-20; 38:21-39:10; 39:14; 40:9-17; 44:9-11; 45:4-19; 47:7-17; 48:20-22; 53:11-56:9; 56:16-21; 58:8-10; 58:23-25; 63:22-23; 64:5-7; 65:6-22; 66:6-24; 70:6- 71:2; 71:18-76:6; 76:22-80:17; 81:9; 81:19; 82:8; 82:20- 83:19; 84:8-11; 84:15-86:25; 87:10-12; 87:20-96:1; 96:17- 96:20; 99:10-14; 111:8-114:20; 115:6-117:10; 118:12-15; 120:16-19; 121:1-2; 121:11-17; 121:23-122:1; 123:23-124:1; 124:22-127:3; 127:8-22; 129:7-12; 129:18-133:24; 135:18- 25; 136:8-139:11; 141:24-142:7; 144:14-149:21; 150:12; 150:16-17; 151:11-13; 151:16-18; 152:10-21; 153:5-154:24; 155:15-18; 159:3; 159:18; 160:8-14; 160:24-162:11; 162:17; 162:22; 163:7; 163:12-167:23; 168:14-21; 172:23-173:7; 173:25-174:25; 176:6-18; 177:21-178:9; 179:2-4; 181:11- 182:20; 183:22-185:7; 185:20-191:19; 192:9-193:4; 193:14- 19; 194:5; 195:3-4; 195:14-196:7; 198:19-21; 199:22-200:20; 201:15; 201:25; 202:20-21; 203:25; 204:16-208:6; 210:11- 212:9; 213:9-214:7; 215:2-216:23; 219:7-220:1; 225:24- 230:24; 234:21-22; 237:11-239:6; 243:22-250:12; 254:15-25; 258:20-25; 259:18-260:16; 263:16-271:18; 272:1-274:7; 276:18-278:14; 279:6-286:4; 288:4-289:1; 289:12-290:7; 290:12-291:16; 291:20-292:2; 293:4-7; 293:12-294:21; 296:12-15; 297:4-298:14; 299:13-14; 300:6-301:3; 302:6- 303:2; 304:12-21; 313:5-7
481-3	Ex. 27 to MSJ Opposition - 03/21/2022 Deposition Transcript of Jim Hill	Defendants	Confidential: 22:25 – 23:3, 23:14 – 27:2, 28:6 – 383:19, 391:3 – 411:7 Highly Confidential: n/a
481-3	Ex. 28 to MSJ Opposition - 04/22/2022 Deposition Transcript of Andrew Janower Individual	Defendants	Confidential: Entire Transcript Highly Confidential: 52:10-60:7; 60:25-61:21; 109:5-111:15
481-3	Ex. 29 to MSJ Opposition - 07/06/2022 Deposition Transcript of Andrew Janower (Charlesbank 30(b)(6))	Defendants	Confidential: n/a Highly Confidential: entire transcript

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-3	Ex. 30 to MSJ Opposition - 02/10/2022 Deposition Transcript of Jessica Jones	Plaintiffs	Plaintiffs have consented to unsealing their deposition transcripts except for personally identifying information and other sensitive information in accordance with Fed. R. Civ. P. 5.2(a) and the Court's Electronic Case Filing (ECF) Policies & Procedures
481-3	Ex. 31 to MSJ Opposition - 05/04/2022 Deposition Transcript of Neil Kalvelage	Defendants	Confidential: entire transcript (Bain and Charlesbank) Highly Confidential: 104:10 – 105:2, 105:16 – 105:24, 110:13 – 112:11, 112:19 – 114:9, 114:19 – 119:5, 119:15 – 123:18, 168:12 – 173:6, 190:19 – 195:8 (Charlesbank); 49:5 – 52:12, 62:16 – 69:21, 70:7 – 76:5, 78:13 – 82:3, 82:6 – 86:10, 86:14 – 99:17 (Bain)
481-3	Ex. 32 to MSJ Opposition - 04/29/2022 Deposition Transcript of David Katz	Defendants	Confidential: Entire Transcript Highly Confidential: 38:2-43:6, 55:9-57:21, 58:19-61:2, 69:16-70:19, 71:21-75:23, 82:23-89:11, 94:3-94:22
481-3	Ex. 33 to MSJ Opposition - 03/16/2022 Deposition Transcript of Jackie Kennedy	Defendants	Confidential: Entire Transcript Highly Confidential: 161:18-170:1; 173:6-175:11
481-3	Ex. 34 to MSJ Opposition - 12/09/2021 Deposition Transcript of Nichole Lauchaire	Defendants	Confidential: Entire Transcript Highly Confidential: 379:24 – 380:3, 385:13 – 400:24, 401:20 – 408:8, 414:21 – 426:8, 426:13 – 449:2, 449:10 – 460:16, 461:17 – 501:18
481-3	Ex. 35 to MSJ Opposition - 01/20/2022 Deposition Transcript of Christina Lorenzen	Plaintiffs	Plaintiffs have consented to unsealing their deposition transcripts except for personally identifying information and other sensitive information in accordance with Fed. R. Civ. P. 5.2(a) and the Court's Electronic Case Filing (ECF) Policies & Procedures

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-3	Ex. 36 to MSJ Opposition - 01/23/2023 Deposition Transcript of Jen Maki, PHD	Defendants	Confidential: entire transcript Highly Confidential: 29:16-30:13; 30:21-31:19; 33:12-34:11; 35:16-36:7; 39:3-40:16; 44:8-21; 45:14-51:7; 51:16-52:6; 52:22-55:14; 56:8-15; 57:2-11; 63:3-68:24; 71:7-72:7; 77:5-78:1; 79:6-17; 79:23-81:24; 82:25-86:10; 102:9-22; 104:14-106:21; 109:21-114:10; 115:9-14; 117:25-125:22; 126:19-127:17; 129:5-133:10; 134:4-136:9; 137:24-138:22; 139:13-142:22; 143:11-145:19; 146:25-147:1; 148:20-149:16; 150:23-151:17; 152:9-14; 153:2-4; 153:13-17; 153:25-155:4; 155:24-163:11; 164:3-8; 164:23-166:14; 167:9-168:25; 169:4-183:3; 183:25-185:18; 194:3-12; 196:1-10; 196:25-197:17; 199:10-16; 200:10-20; 201:3-24; 202:6-203:3; 203:21-204:19; 205:8-207:25; 208:15-209:16; 210:14-21; 214:14-17; 215:1-14; 216:19-9; 217:23-218:7; 221:10-222:8; 225:9-226:15; 227:22-24; 228:8-16; 229:13-232:14; 233:3-234:9; 235:22-23; 238:24-239:6; 242:16-24; 248:12-249:15; 250:23-25; 252:10-23
481-3	Ex. 37 to MSJ Opposition - 12/17/2021 Deposition Transcript of Sarah Minzghor	Fusion Plaintiffs; Plaintiffs will confer with the designating third party.	Confidential: 15:14-15, 19:12-24, 26:8-9, 27:4-28:7, 30:4-33:22, 46:2-47:11, 50:14-53:12, 59:11-69:15, 70:7-73:18, 76:24-79:11, 83:6-88:8, 98:8-98:22, 107:8-109:18, 113:23-114:11, 130:8-131:8, 135:8-136:3, 141:8-143:17, 151:11-155:25, 158:6-160:21, 173:15-175:2, 178:22-179:14, 185:14-186:21, 188:5-189:4, 192:10-192:20, 199:10-25; 200:24-203:12, 206:4-8, 210:4-10; 217:2-12, 222:8-11, 242:11-24, 244:18-245:5, 258:19-260:25, 264:1-267:21, 271:7-274:25 Highly Confidential: n/a Confidential Exhibits: Exhibits 1-29
481-3	Ex. 38 to MSJ Opposition - 03/10/2022 Deposition Transcript of Pashupati Nangia	Defendants	Confidential: 16:20-17:11; 17:25-18:14; 19:13-22:15; 52:14-78:1; 81:20-163:7; 206:10-232:2; 232:10-336:23 Highly Confidential: 22:16-52:13; 78:2-81:19; 163:8-206:9; 232:3-232:9 Exhibits: treated as designated under the Protective Orders

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-4	Ex. 39 to MSJ Opposition - 01/17/2023 Deposition Transcript of Janet S. Netz, PhD	Defendants	Confidential: entire transcript Highly Confidential: 26:2-29:21; 35:13-38:19; 43:3-6; 43:23-46:11; 55:3-55:25; 57:5-25; 59:1-60:10; 64:16-65:24; 66:4-8; 67:23-68:3; 68:17-73:4; 75:13-21; 79:12-81:24; 83:23-84:16; 86:10-15; 87:2-89:11; 91:9-21; 92:24-93:6; 94:23-95:25; 96:17-20; 110:8-22; 111:23-113:14; 116:22-120:9; 123:6-125:2; 125:17-22; 129:4-21; 130:13-133:18; 134:11-137:5; 139:14-19; 142:23-144:16; 146:3-154:13; 155:3-159:11; 163:20-170:16; 172:1-175:10; 176:4-179:14; 180:25-181:5; 181:22-187:4; 188:12-193:2; 193:13-201:11; 202:6-207:12; 208:1-5; 212:9-213:11; 219:5-18; 223:13-226:14; 235:14-236:10; 246:22-247:10; 253:9-25; 255:20-257:5; 259:1-260:9; 268:12-19; 270:13-278:1; 283:2-25; 285:8-286:4; 298:4-23; 300:13-304:16; 311:4-22; 314:12-315:19; 316:7-22; 318:4-319:18; 320:18-322:8; 328:3-20; 329:14-23; 331:23-333:11; 334:17-338:14; 344:19-23.
481-4	Ex. 40 to MSJ Opposition - 03/23/2022 Deposition Transcript of John Newby (Varsity 30(b)(6) and Individual)	Defendants	Confidential: entire transcripts Highly Confidential: 103:13-123:25; 128:15-142:10; 161:7-164:23; 269:9-275:23; 301:11-308:24, 453:3-456:24; 595:12-620:10 Exhibits: treated as designated under the Protective Orders
481-4	Ex. 41 to MSJ Opposition - 3/8/2022 & 3/9/2022 Deposition Transcript of John Nichols Vols. 1 & 2	Defendants	Confidential: entire transcripts Highly Confidential: 65:6-73:25, 79:6-100:25, 173:18-176:15 (March 8); 38:14-41:19, 124:16-127:8, 132:11-137:22 (March 9) Exhibits: treated as designated under the Protective Orders
481-4	Ex. 42 to MSJ Opposition - 04/14/2022 Deposition Transcript of Sheila Noone Vols. 1 & 2	Defendants	Confidential: 18:12-23:3, 24:25-28:25, 29:20-172:8, 192:15-329:25 Highly Confidential: n/a Exhibits: treated as designated under the Protective Orders
481-4	Ex. 43 to MSJ Opposition - 05/04/2022 Deposition Transcript of Thomas O'Rourke	Defendants	Confidential: entire transcript Highly Confidential: 57:8 - 61:10, 74:17 - 78:4, 97:14 - 105:6, 117:9 - 121:13 Exhibits: treated as designated under the Protective Orders



ECF No.	Document Description	Designating Party	Confidentiality Designation
481-4	Ex. 44 to MSJ Opposition - 04/07/2022 Deposition Transcript of John Sadlow	Defendants	Confidential: entire transcript Highly Confidential: 130:14-132:17, 152:10-155:1, 187:2-213:4, 216:21-227:6, 247:12-258:21 Exhibits: treated as designated under the Protective Orders
481-4	Ex. 45 to MSJ Opposition - 04/14/2022 Deposition Transcript of William Seely Vols. 1 & 2	Defendants	Confidential: entire transcript Highly Confidential: 78:6 – 100:23, 174:16 – 187:25, 201:10 – 202:17, 202:24 – 208:21, 208:24 – 213:22, 322:16 – 355:23, 359:18 – 367:18, 369:5 – 369:20, 370:10 – 370:23, 377:5 – 382:7, 608:5 – 618:22, 620:12 – 646:14, 647:24 – 653:3
481-4	Ex. 46 to MSJ Opposition - 03/30/2022 Deposition Transcript of Ali Stangle	Defendants	Confidential: entire transcript Highly Confidential: 71:22-73:11, 124:11-130:5, 201:17-203:7
481-4	Ex. 47 to MSJ Opposition - 04/29/2022 Deposition Transcript of Brandon White	Defendants	Confidential: Entire Transcript Highly Confidential: 20:11 – 34:6, 155:22 – 159:7, 181:13 – 196:15, 217:11 – 237:2, 260:16 – 262:10, 266:1 – 275:20, 276:12 – 283:23
481-4	Ex. 48 to MSJ Opposition - 04/14/2022 Deposition Transcript of Karen Wilson	Defendants	Confidential: Entire Transcript Highly Confidential: 140:1-150:22, 181:8-185:4, 203:11-209:15, 215:12-223:6, 294:20-298:2, 299:13-301:12
481-4	Ex. 49 to MSJ Opposition - 02/09/2022 Deposition Transcript of Leslie Wright	Defendants	Confidential: 14:11-15:1, 17:6-17:25, 18:24-19:4, 19:24-48:20, 49:17-217:24 Highly Confidential: n/a
481-4	Ex. 50 to MSJ Opposition - 03/29/2022 Deposition Transcript of Joshua Quintero	Defendants	Confidential: 18:6–122:25, 124:2–125:23, 139:5–150:15, 155:21–158:18, 161:18–186:19, 190:10–196:10 Highly Confidential: n/a Exhibits: treated as designated under the Protective Orders
481-5	Ex. 51 to MSJ Opposition - 02/01/2018, "Varsity Brands growth assessment" Draft Presentation by Bain & Company dated February, 2018 (CB00485513)	Defendants	Highly Confidential
481-5	Ex. 52 to MSJ Opposition - 10/22/2018, Internal Varsity Email re Draft Agenda for Bain Attaching May 2018 Varsity Divisional Spirit Presentation (VAR00008463)	Defendants	Confidential



ECF No.	Document Description	Designating Party	Confidentiality Designation
481-6	Ex. 53 to MSJ Opposition - 02/12/2018, Internal Varsity Email re CONFIDENTIAL: Review (VAR00304733)	Defendants	Highly Confidential
481-7	Ex. 54 to MSJ Opposition - 07/10/1905, "Varsity Spirit Divisional Presentation: by Varsity Brands dated May 2018 (VAR00009293)	Defendants	Confidential
481-8	Ex. 55 to MSJ Opposition - X/X/2018, Marked up Varsity Spirit Slides (VAR00310631)	Defendants	Confidential
481-8	Ex. 56 to MSJ Opposition - 02/17/2020, Internal Varsity Email attaching What is Varsity All Star Presentation (VAR00078751)	Defendants	Confidential
481-9	Ex. 57 to MSJ Opposition - 05/30/2018, Email between Varsity and Herff Jones re Answers (VAR00182584)	Defendants	Confidential
481-9	Ex. 58 to MSJ Opposition - 04/20/2018, Internal Varsity Email re Data room documents feedback (VAR00415061)	Defendants	Confidential
481-9	Ex. 59 to MSJ Opposition - 7/21/2020, Varsity, Varsity Squad Credentialing FAQ	No designation	Publicly available document included with sealed filing.
481-10	Ex. 60 to MSJ Opposition - 3/X/2011, "Varsity Brands Management Presentation" by Varsity Brands dated March 2011 (JEFF00047202)	Jefferies; Plaintiffs will confer with the designating third party.	Confidential
481-11	Ex. 61 to MSJ Opposition - 02/10/2023, Jones Declaration ISO Motion for Class Certification (ECF 389-15)	No Designation	Plaintiffs have consented to unsealing their declarations except for personally identifying information and other sensitive information in accordance with Fed. R. Civ. P. 5.2(a) and the Court's Electronic Case Filing (ECF) Policies & Procedures.

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-11	Ex. 62 to MSJ Opposition - 02/10/2023, Lorenzen Declaration ISO Motion for Class Certification (ECF 389-16))	No Designation	Plaintiffs have consented to unsealing their declarations except for personally identifying information and other sensitive information in accordance with Fed. R. Civ. P. 5.2(a) and the Court's Electronic Case Filing (ECF) Policies & Procedures.
481-11	Ex. 63 to MSJ Opposition - 12/10/2018, Internal USASF Email re PORTLAND WEST COAST Gym Owners/Coaches Meeting Notes (USASF_00007472)	Defendants	Confidential
481-12	Ex. 64 to MSJ Opposition - 08/11/2014, Jefferies Email to Varsity re Project Cheer - Redacted CIM (02.16.11) (VAR00424537)	Defendants	Confidential
481-12	Ex. 65 to MSJ Opposition - Undated, Bain Capital, LP, Our Portfolio	No designation	Publicly available document included with sealed filing.
481-12	Ex. 66 to MSJ Opposition - 03/02/2018, Chart with "Loan Party", "Jurisdiction", "Board of Directors/Board of Managers", and "Officers" (JEFF00245074)	Jefferies; Plaintiffs will confer with the designating third party.	Confidential
481-12	Ex. 67 to MSJ Opposition - 09/22/2016, Chart with "Loan Party", "Jurisdiction", "Governing Body", and "Officers" (FEAS-Ares00074739)	Ares; Plaintiffs will confer with the designating third party.	Highly Confidential
481-13	Ex. 68 to MSJ Opposition - 06/23/2018, Internal Charlesbank Email re Varsity Investment Committee Materials (CB00331550)	Defendants	Highly Confidential
481-14	Ex. 69 to MSJ Opposition - 09/26/2017, Varsity Brands - Charlesbank Capital Partners - Investment Overview (CB00317068)	Defendants	Highly Confidential
481-14	Ex. 70 to MSJ Opposition - 12/04/2014, Proskauer Email to Ares Management LLC re Varsity - Status Update (FEAS-Ares00001297)	Ares; Plaintiffs will confer with the designating third party.	Highly Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-14	Ex. 71 to MSJ Opposition - 07/13/2018, Email between Bain, Charlesbank and Varsity re Webb Conversation (BAIN00043840)	Defendants	Confidential
481-14	Ex. 72 to MSJ Opposition - 07/27/2018, Varsity Corporate Structure Chart (VAR00009646)	Defendants	Confidential
481-14	Ex. 73 to MSJ Opposition - Undated, USASF, About the USASF	No designation	Publicly available document included with sealed filing.
481-15	Ex. 74 to MSJ Opposition - 10/24/2017, "September 2017 MOR" Presentation by Varsity Brands dated October 24, 2017 (CB00025235)	Defendants	Confidential
481-15	Ex. 75 to MSJ Opposition - 03/18/2019, Varsity All Star Advisor & Sales Training (VAR00199104)	Defendants	Confidential
481-15	Ex. 76 to MSJ Opposition - 06/28/2019, Internal Varsity Email re URGENT GYM OWNERS - PLEASE READ (VAR00177772)	Defendants	Confidential
481-15	Ex. 77 to MSJ Opposition - 07/31/2015, Suskin Letter to Varsity re Varsity Brands/Houston Press (VAR00460483)	Defendants	Confidential
481-16	Ex. 78 to MSJ Opposition - XX/XX/2014, 2014 USASF Annual Report (USASF 00032540)	No designation	Publicly available document included with sealed filing.
481-16	Ex. 79 to MSJ Opposition - 8/1/2017, Trademark Assignment between Varsity Spirit LLC and U.S. All Star Federation, Inc. (USASF 00030555)	No designation	Not designated by Defendants but included with sealed filing.
481-16	Ex. 80 to MSJ Opposition - 10/03/2015, Internal Varsity Email re JamBrands - Authorized to Close - updated5.docx (VAR00460281)	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-16	Ex. 81 to MSJ Opposition - 04/07/2014, Internal USASF Email re IASF and USASF EP Membership Docs (USASF_00084334)	Defendants	Confidential
481-16	Ex. 82 to MSJ Opposition - Undated, Varsity, National Cheerleaders Association - The Work Is Worth It	No designation	Publicly available document included with sealed filing.
481-17	Ex. 83 to MSJ Opposition - 02/10/2016, USASF Email to Varsity re REMINDER: VOTE NEEDED: 2016-2017 Tier 1 Approval Process (USASF_00020227)	Defendants	Highly Confidential - Attorneys' Eyes Only
481-17	Ex. 84 to MSJ Opposition - 3/X/2018, Draft "Confidential Information Presentation" by Varsity Brands dated March 2018 (JEFF00141901)	Jefferies; Plaintiffs will confer with the designating third party.	Confidential
481-17	Ex. 85 to MSJ Opposition - 06/01/2012, "Business Plan 2012-2013" Draft Copy by Varsity (VAR00346980)	Defendants	Confidential
481-17	Ex. 86 to MSJ Opposition - 10/X/2018, "Varsity Spirit Overview" by Varsity Spirit dated October 2018 (VAR00345222)	Defendants	Highly Confidential
481-17	Ex. 87 to MSJ Opposition - 10/24/2014, Varsity Spirit Meeting Agenda dated Thursday, October 24, 2014 (VAR00341580)	Defendants	Confidential
481-18	Ex. 88 to MSJ Opposition - 11/06/2018, "Operation Catapult: Strategic Foundation" Presentation by Bain & Company for Varsity Brands dated Tuesday, November 6th, 2018 (BAIN00000352)	Defendants	Highly Confidential
481-22	Ex. 89 to MSJ Opposition - 08/21/2017, Internal Varsity Email re 2020 Slides (VAR00255570)	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-24	Ex. 90 to MSJ Opposition - 3/X/2011, "Varsity Brands Management Presentation" by Varsity dated March 2011 (VAR00452199)	Defendants	Confidential
481-27	Ex. 91 to MSJ Opposition - 11/20/2014, Varsity Brands - Frist Lien Credit Facilities (Goldman Sachs, Barclays, Jeffries) (JEFF00050123)	Jeffries; Plaintiffs will confer with the designating third party.	Confidential
481-27	Ex. 92 to MSJ Opposition - 05/12/2018, Jeffries Email to Varsity and Charlesbank re CDPQ/GIC MP Questions (CB00311204)	Defendants	Confidential
481-28	Ex. 93 to MSJ Opposition - 7/2018, "Project Impact - Diligence Summary" by Bain Capital dated July 2018 (FEAS-Ares00075986)	Ares; Plaintiffs will confer with the designating third party.	Highly Confidential
481-28	Ex. 94 to MSJ Opposition - 1/1/2021, Excerpt: American Restoration by Jeff Webb (None)	No designation	Publicly available document included with sealed filing.
481-28	Ex. 95 to MSJ Opposition - 04/08/2020, American Populists Email to Webb re book update (VAR00275774)	Defendants	Confidential
481-28	Ex. 96 to MSJ Opposition - 04/23/2018, Varsity Spirit Pricing Overview (VAR00101122)	Defendants	Confidential
481-29	Ex. 97 to MSJ Opposition - 9/2014, "Management Presentation" by Varsity Brands dated September 2014 (CB00105800)	Defendants	Confidential
481-30	Ex. 98 to MSJ Opposition - 11/2017, "Lender Presentation" by Varsity Brands dated November 2017 (CB00514715)	Defendants	Confidential
481-31 & 481-32	Ex. 99 Pt. 1 to MSJ Opposition – 11/20/2014 Confidential Information Memorandum for Varsity Brands (JEFF00049646)	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-32	Ex. 99 Pt. 2 to MSJ Opposition – 11/20/2014 Confidential Information Memorandum for Varsity Brands (JEFF00049646)	Defendants	Confidential
481-33 &	Ex. 100 Pt. 1 to MSJ Opposition – Undated Varsity Corporate Presentation (VAR00313307)	Defendants	Confidential
481-34	Ex. 100 Pt. 2 to MSJ Opposition – Undated Varsity Corporate Presentation (VAR00313307)	Defendants	Confidential
481-34	Ex. 101 to MSJ Opposition – Daily Journal Article entitled “Apparel copyright owners cheer ruling”	No designation	Publicly available document included with sealed filing.
481-35	Ex. 102 to MSJ Opposition - 02/24/2016, Shade Global Inc. Email to Varsity re Inc Article on Slate.com + Dallas Morning News (online) (VAR00275846)	Defendants	Confidential
481-35	Ex. 103 to MSJ Opposition - X/X/2018, 2018 Key Selling Points - College Camps Nationals RD (VAR00074133)	Defendants	Confidential
481-35	Ex. 104 to MSJ Opposition - 12/05/2019, NCA & NDA College Nationals Key Points (VAR00074486)	Defendants	Confidential
481-35	Ex. 105 to MSJ Opposition - 04/01/2018, Diligence Q&A All Star (VAR00249924)	Defendants	Confidential
481-36	Ex. 106 to MSJ Opposition - 2/X/2017, "Varsity Spirit Strategy Meeting #2 - Current State and Growth Options" by Varsity Spirit dated February 2017 (VAR00272414)	Defendants	Confidential
481-38	Ex. 107 to MSJ Opposition - 7/11/2017, Internal Varsity Email re Deck Mark-up from Wayne Attaching Presentation on Varsity Ecosystem (VAR00584153)	Defendants	Highly Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-38	Ex. 108 to MSJ Opposition - 10/19/2016, "Varsity All Star Special Ops Meeting" by Varsity Spirit dated October 19-20, 2016 (VAR00367634)	Defendants	Confidential
481-38	Ex. 109 to MSJ Opposition - Undated, Varsity, Varsity Brands Founder On The Big Business Of Cheerleading	No designation	Publicly available document included with sealed filing.
481-38	Ex. 110 to MSJ Opposition - 04/19/2018, Expert Calls "180419 w Angels Trozzi New Roc cheer coach" notes (BAIN00089442)	Defendants	Confidential
481-38	Ex. 111 to MSJ Opposition - X/X/2017, Duhon Letter to Coach re NCA (VAR00160799)	Defendants	Confidential
481-38	Ex. 112 to MSJ Opposition - 01/27/2017, Internal Varsity Email re NCA and the Varsity Spirit/NFHS Squad Credentialing Program (VAR00153399)	Defendants	Confidential
481-38	Ex. 113 to MSJ Opposition - 01/06/2015, Internal Varsity Email re Deal Points for NFHS (VAR00429874)	Defendants	Confidential
481-38	Ex. 114 to MSJ Opposition - 09/20/2019, Internal Varsity Email re NFHS (VAR00160726)	Defendants	Confidential
481-39	Ex. 115 to MSJ Opposition - 05/28/2020, Internal Varsity Email re BIG blog post - Varsity Employee Comments (VAR00218239)	Defendants	Confidential
481-39	Ex. 116 to MSJ Opposition - 7/XX/2019, Varsity, Cheer Bid Distribution	No designation	Publicly available document included with sealed filing.
481-39	Ex. 117 to MSJ Opposition - 2/25/2022, Varsity, UCA/UDA College Cheerleading and Dance Team National Championship 2023 Tier Paid Bids	No designation	Publicly available document included with sealed filing.

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-39	Ex. 118 to MSJ Opposition - 02/14/2018, Acquisition Dates (VAR00129039)	Defendants	Confidential
481-39	Ex. 119 to MSJ Opposition - 08/19/2016, Internal Varsity Email re VFP for 2016-2017 (VAR00020213)	Defendants	Confidential
481-39	Ex. 120 to MSJ Opposition - 11/04/2015, Internal Varsity Email re Project Bio Update (VAR00396687)	Defendants	Confidential
481-40	Ex. 121 to MSJ Opposition - 10/24/2017, Varsity Brands Q4 Board of Directors Meeting (CB00025330)	Defendants	Highly Confidential
481-45	Ex. 122 to MSJ Opposition - 10/09/2015, JamBrands Transaction Summary (CB00382194)	Defendants	Confidential
481-45	Ex. 123 to MSJ Opposition - 12/07/2017, Internal Varsity Email re MARDI GRAS (VAR00081396)	Defendants	Confidential
481-45	Ex. 124 to MSJ Opposition - 05/23/2018, Jam Brands Email to Varsity re A Listing of Events for the 2018-2019 Regional/Competition Season (VAR00135529)	Defendants	Confidential
481-45	Ex. 125 to MSJ Opposition - 12/07/2017, Internal Varsity Email re MARDI GRAS (VAR00081435)	Defendants	Confidential
481-45	Ex. 126 to MSJ Opposition - 11/09/2017, Internal Varsity Email re Review Requested: VS All Star Acquisitions (VAR00265695)	Defendants	Confidential
481-45	Ex. 127 to MSJ Opposition - 10/X/2017, Team Champion - Jam Spirit Group (DBA Team Champion) Transaction Summary dated October 2017 (VAR00081770)	Defendants	Confidential



ECF No.	Document Description	Designating Party	Confidentiality Designation
481-46	Ex. 128 to MSJ Opposition - 10/19/2018, Internal Varsity Email re Draft Agenda for Bain (VAR00371189)	Defendants	Confidential
481-49	Ex. 129 to MSJ Opposition - 05/16/2016, Internal Varsity Email re USASF (VAR00101336)	Defendants	Confidential
481-49	Ex. 130 to MSJ Opposition - 04/02/2015, Internal Varsity Email re USASF-Confidential (VAR00274129)	Defendants	Confidential
481-49	Ex. 131 to MSJ Opposition - 8/4/2017, USASF Email to Ringer re Worlds Cup Race (USASF_00016147)	No designation	Not designated by Defendants but included with sealed filing.
481-49	Ex. 132 to MSJ Opposition - 09/22/2017, Internal Varsity Email re World Bids (VAR00244139)	Defendants	Confidential
481-49	Ex. 133 to MSJ Opposition - Undated, Spirit Post, USASF/IASF: Worlds Policy Update	No designation	Publicly available document included with sealed filing.
481-49	Ex. 134 to MSJ Opposition - 03/11/2019, Varsity Email to USASF re VOTE NEEDED: 2019-2020 Tier 1 Approval Process (VAR00365110)	Defendants	Confidential
481-49	Ex. 135 to MSJ Opposition - 03/22/2019, USASF Email to Varsity re Another EP on Probation Next Season (USASF_00076431)	Defendants	Confidential
481-49	Ex. 136 to MSJ Opposition - 12/21/2016, USASF Email to Event Producer re IMPORTANT: Tier 1 Event Producer Application Process 2018-2019 (USASF_00014260)	No designation	Not designated by Defendants but included with sealed filing.
481-49	Ex. 137 to MSJ Opposition - 2/13/20108, USASF Email to Varsity re Worlds Cup Race (VAR00334153)	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-50	Ex. 138 to MSJ Opposition - 05/15/2012, All Star Elite Cheer Email Attaching 2012-2013 Event Producers Spreadsheet (USASF 00064793)	Defendants	Confidential
481-50	Ex. 139 to MSJ Opposition - 08/07/2015, Internal Varsity Email re All Level Championship Concept (VAR00273953)	Defendants	Confidential
481-50	Ex. 140 to MSJ Opposition - 06/01/2017, Internal Varsity Email re This Morning's USASF Call (VAR002550643)	Defendants	Confidential
481-50	Ex. 141 to MSJ Opposition - 04/04/2018, Internal Varsity Email re Div I/II Survey CONFIDENTIAL (VAR00333550)	Defendants	Confidential
481-51	Ex. 142 to MSJ Opposition - 12/11/2017, USASF Email to Event Producers re IMPORTANT: Tier 1 Event Producer Application Process 2018-2019 (USASF 00012040)	Defendants	Confidential
481-52	Ex. 143 to MSJ Opposition - 02/24/2020, Email between Varsity and The Epic Brands re JAMZ All Star vs. Encore Vegas vs. The Quest (VAR00118899)	Defendants	Confidential
481-52	Ex. 144 to MSJ Opposition - 04/24/2017, Internal Varsity Email re All Star Challenge Baltimore Summit Bids (VAR00104422)	Defendants	Confidential
481-52	Ex. 145 to MSJ Opposition - 12/19/2019, Internal Varsity Email re West Coast Competitor "The Spirit Championships" (VAR00078910)	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-52	Ex. 146 to MSJ Opposition - 01/16/2020, Internal Varsity Email re The Spirit Network Call Notes [Tammy Van Vleet & Kevin Jones] (VAR00447690)	Defendants	Confidential
481-52	Ex. 147 to MSJ Opposition - 03/21/2019, Internal Varsity Email re Nfinity events compared to Varsity (VAR00078030)	Defendants	Confidential
481-52	Ex. 148 to MSJ Opposition - 09/27/2016, Internal Varsity Email re 17-18 Dates and Locations (VAR00083800)	Defendants	Confidential
481-52	Ex. 149 to MSJ Opposition - 12/19/2017, Varsity Email to Various People re Texas Analysis/Competitor Tracking (VAR00242461)	Defendants	Confidential
481-52	Ex. 150 to MSJ Opposition - 09/14/2017, Internal Varsity Email re Varsity vs. Cheer Derby Competitions (VAR00375328)	Defendants	Confidential
481-52	Ex. 151 to MSJ Opposition - 02/01/2012, USASF Email to Varsity re Cheer Cruise and Beach Camp July 2012 (USASF_00081243)	Defendants	Confidential
481-52	Ex. 152 to MSJ Opposition - 06/09/2020, Internal Varsity Email re USASF regional meetings (VAR00274656)	Defendants	Confidential
481-53	Ex. 153 to MSJ Opposition - 10/03/2018, Internal Varsity Email re Rebel Athletic regarding ACDA competition (VAR00182613)	Defendants	Confidential
481-53	Ex. 154 to MSJ Opposition - 11/04/2019, Internal USASF Email re Prospect List (USASF_00077155)	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-53	Ex. 155 to MSJ Opposition - Undated, JoinAllStar.com Purpose and Goals and Overview (VAR00203829)	Defendants	Confidential
481-53	Ex. 156 to MSJ Opposition - 03/06/2019, Email between Varsity and Flo Sports re Content leads for this weekend (VAR00091195)	Defendants	Confidential
481-53	Ex. 157 to MSJ Opposition - 03/28/2017, Email between Varsity and Flo Sports re uniforms on tv (VAR00203300)	Defendants	Confidential
481-53	Ex. 158 to MSJ Opposition - 12/18/2018, Email between Varsity, Flo Sports and Jam Brands re ABKC Content For Approval (VAR00362631)	Defendants	Confidential
481-53	Ex. 159 to MSJ Opposition - 05/01/2017, Internal Varsity Email re xtreme Spirit (VAR00141441)	Defendants	Confidential
481-53	Ex. 160 to MSJ Opposition - 12/10/2012, Email between Varsity, United Spirit and Cheer Sport re Sc & Amazing Schedule for 2013-14 (VAR00320890)	Defendants	Confidential
481-53	Ex. 161 to MSJ Opposition - 10/25/2018, Internal Varsity Email re Final One Tres (VAR00097495)	Defendants	Confidential
481-53	Ex. 162 to MSJ Opposition - 06/06/2018, Varsity Email to Jeffries attaching "Corporate/IMPACT-specific diligence tracker" (VAR00525018)	Defendants	Confidential
481-53	Ex. 163 to MSJ Opposition - 11/21/2016, Charlesbank Internal Email re Acq Call w/ Matt (CB00234354)	Defendants	Confidential
481-53	Ex. 164 to MSJ Opposition - 12/07/2015, Webb Speech for 2016 Varsity Spirit National Sales Conference (VAR00273551)	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-54	Ex. 165 to MSJ Opposition - 11/12/2018, Internal Varsity Email re Stay to Play (VAR00075248)	Defendants	Confidential
481-54	Ex. 166 to MSJ Opposition - 02/13/2019, Pascale Email to Varsity re An Important Message from Parents of All Star Cheerleaders (VAR00197598)	Defendants	Confidential
481-54	Ex. 167 to MSJ Opposition - Undated, Fusion Elite All Stars 2019-2020 All Star Cheer Team Information (FUSIONELI0000000236)	No designation	Not designated by Fusion Plaintiff but included with sealed filing.
481-55	Ex. 168 to MSJ Opposition - 2/8-9/2020, Athletic Championships 2019-2020 Event Dates (VAR00309744)	Defendants	Confidential
481-57	Ex. 169 to MSJ Opposition - 10/14/2016, Internal Varsity Email re Connections Housing Negotiations (VAR00233932)	Defendants	Confidential
481-57	Ex. 170 to MSJ Opposition - 11/05/2018, Internal Varsity Email re Final McKinsey Updated to Steering Committee - pre-read document attached (VAR00418061)	Defendants	Confidential
481-58	Ex. 171 to MSJ Opposition - X/X/2019, "Strategy Communication Experience" by Varsity All Star - Tina Sexton and Jamie Parrish (VAR00176406)	Defendants	Confidential
481-58	Ex. 172 to MSJ Opposition - 09/07/2018, 2017-2018 Coaches Competition Survey (VAR00210664)	Defendants	Confidential
481-58	Ex. 173 to MSJ Opposition - 09/16/2016, Internal Varsity Email re Rebel (VAR00438032)	Defendants	Confidential
481-58	Ex. 174 to MSJ Opposition - 2016-2017, USASF Tier 1 Membership 2016 - 2017 General Membership Guidelines (USASF_00001219)	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-58	Ex. 175 to MSJ Opposition - 11/27/2017, USASF Email to Varsity Proposal: 2018-2019 Full Paid Bids Increase (USASF 00017144)	Defendants	Confidential
481-58	Ex. 176 to MSJ Opposition - 4/42/2020, USASF Email to Varsity re New Tier 1 EPs (USASF 00019027)	No designation	Not designated by Defendants but included with sealed filing.
481-58	Ex. 177 to MSJ Opposition - 12/09/2015, Internal USASF Email re Notes and Meeting Update Request (USASF 00004956)	Defendants	Highly Confidential - Attorneys' Eyes Only
481-59	Ex. 178 to MSJ Opposition - 03/03/2020, Internal Varsity Email re Uniform Discussion from Webb (VAR00270286)	Defendants	Confidential
481-59	Ex. 179 to MSJ Opposition - 04/09/2013, Webb Email to Newby re Pre Final Revision - USASF Open Letter (VAR00461873)	Defendants	Confidential
481-59	Ex. 180 to MSJ Opposition - 06/24/2020, Cheer Stix Email re USASF re USASF regional meetings (VAR00370795)	Defendants	Confidential
481-59	Ex. 181 to MSJ Opposition - 01/10/2017, Internal Varsity Email re USASF Sponsorships (VAR00421817)	Defendants	Confidential
481-59	Ex. 182 to MSJ Opposition - 08/02/2017, Internal Varsity Email re Competitors at USASF (VAR00308422)	Defendants	Confidential
481-59	Ex. 183 to MSJ Opposition - XX/XX/2009, K&K Insurance, Welcome USASF Cheer Gym Members	No designation	Publicly available document included with sealed filing.
481-59	Ex. 184 to MSJ Opposition - 07/08/1905, USASF 2016 Planning Week (USASF 00028264)	Defendants	Highly Confidential - Attorneys' Eyes Only

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-59	Ex. 185 to MSJ Opposition - 9/21/2020, Penree Email to USASF re Invitation: EP Call to Action I Should you also join a Class Action Lawsuit against USASF, USA Cheer and others? (USASF 00000966)	No designation	Not designated by Defendants but included with sealed filing.
481-59	Ex. 186 to MSJ Opposition - 05/20/2013, The Independent Event Producers Letter to USASF re addressing of issues (VAR00321654)	Defendants	Confidential
481-59	Ex. 187 to MSJ Opposition - 07/25/2015, IEP Letter to All Star Gym Owners re USASF All Level Championship (VAR00273956)	Defendants	Confidential
481-59	Ex. 188 to MSJ Opposition - 06/01/2017, Internal Varsity Email re This Morning's USASF Call (VAR00250643)	Defendants	Confidential
481-59	Ex. 189 to MSJ Opposition - 01/23/2013, Webb Email to Self re Throw it the wall... Strategy session" (VAR00351376)	Defendants	Confidential
481-59	Ex. 190 to MSJ Opposition - 02/25/2016, Email between Varsity, Jam Brands and Cheer Power re VOTE UPDATE: 2016-2017 Tier 1 Approval Process (VAR00239248)	Defendants	Confidential
481-59	Ex. 191 to MSJ Opposition - 06/22/2016, Internal Varsity Email re NACCC Non-Voting Board Position (VAR00196624)	Defendants	Confidential
481-59	Ex. 192 to MSJ Opposition - 08/10/2015, Internal Varsity Email re All Level Championship Concept (VAR00431092)	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-60	Ex. 193 to MSJ Opposition - 12/10/2020, "Varsity Spirit Future" Presentation by Varsity Spirit - John Newby Perspective and Approach (VAR00250013)	Defendants	Confidential
481-60	Ex. 194 to MSJ Opposition - 02/28/2017, USASF Email to Varsity re An important Announcement from Varsity All Star (USASF_00015124)	Defendants	Confidential
481-60	Ex. 195 to MSJ Opposition - 04/19/2017, American Cheer Power Email to Various Recipients re Future Growth of All Star Cheer Discussion Continues - Confidential (VAR00327453)	Defendants	Confidential
481-60	Ex. 196 to MSJ Opposition - 05/15/2020, Cheer and Dance Extreme Email to USASF re VOTE NEEDED: Bid Event Move Request (USASF_00012969)	Defendants	Confidential
481-60	Ex. 197 to MSJ Opposition - 09/08/2016, Internal Varsity Email re Safe Acquisitions (VAR00272846)	Defendants	Confidential
481-60	Ex. 198 to MSJ Opposition - 2/21/2020, USASF Email to Cheer and Dance Extreme re Worlds Waiver (USASF_00005997)	No designation	Not designated by Defendants but included with sealed filing.
481-60	Ex. 199 to MSJ Opposition - 5/2/2020, USASF Email to Varsity re Updated 2020 -2021 Tier 3 & 4 USASF EP Membership Renewal (USASF_00019034)	No designation	Not designated by Defendants but included with sealed filing.
481-60	Ex. 200 to MSJ Opposition - 02/25/2020, Internal USASF Email re Tweet worth making note of (USASF_00009869)	Defendants	Confidential



ECF No.	Document Description	Designating Party	Confidentiality Designation
481-61	Ex. 201 to MSJ Opposition - 02/10/2020, Internal Varsity Email re All Stars United meeting notes (VAR00181294)	Defendants	Confidential
481-61	Ex. 202 to MSJ Opposition - 04/19/2018, Varsity Email to USASF re Rebel's: "Worlds" Boutique Promotion (VAR00079853)	Defendants	Confidential
481-61	Ex. 203 to MSJ Opposition - 02/16/2017, Internal USASF Email re Financial Information (USASF_00010810)	Defendants	Confidential
481-61	Ex. 204 to MSJ Opposition - 12/26/2015, U.S. All Star Federation Inc. - Financials Statements dated December 26, 2015 (USASF_00002888)	Defendants	Highly Confidential - Attorneys' Eyes Only
481-61	Ex. 205 to MSJ Opposition - 01/14/2015, Varsity Email to Various Recipients re ESOP Distribution Presentation - January 20-22 (USASF_00011614)	Defendants	Confidential
481-61	Ex. 206 to MSJ Opposition - 11/13/2019, USASF, Q&A: Varsity Spirit/NFHS Squad Credentialing Program	No designation	Publicly available document included with sealed filing.
481-62	Ex. 207 to MSJ Opposition - 03/02/2016, Employment Agreement between Herff Jones, LLC and Jeffrey Webb (Webb IPP_00000922)	Defendants	Highly Confidential
481-62	Ex. 208 to MSJ Opposition - 12/01/2020, Separation and Consulting Agreement between Jeffrey Webb and Varsity (Webb IPP_00000618)	Defendants	Highly Confidential
481-62	Ex. 209 to MSJ Opposition - 08/30/2018, Webb Email re Next Generation Draft of Jeff's Bio (Webb IPP_00001327)	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-62	Ex. 210 to MSJ Opposition - 08/14/2018, Varsity, Jeff Webb Amended Employment Agreement (Webb IPP 00001158)	Defendants	Highly Confidential
481-62	Ex. 211 to MSJ Opposition - 01/26/2017, Charlesbank, Attorney email re Webb Call (CB00495527)	Defendants	Confidential
481-63	Ex. 212 to MSJ Opposition - 09/09/2017, Internal Varsity Email re Dallas, Highly Confidential (VAR00272020)	Defendants	Confidential
481-63	Ex. 213 to MSJ Opposition - 02/12/2017, Varsity Email to Charlesbank re Hi. In air. Approval over 5m seems fair (CB00371304)	Defendants	Confidential
481-63	Ex. 214 to MSJ Opposition - 02/25/2019, Varsity Email to Connections Housing re Tate-Chalk Nfinity (VAR00172438)	Defendants	Confidential
481-63	Ex. 215 to MSJ Opposition - X/X/2018, Varsity Brands Cap Table (BAIN00046626)	Defendants	Confidential
481-63	Ex. 216 to MSJ Opposition - 06/18/2018, Company Disclosure Schedule to Agreement and Plan of Merger (BAIN00135034)	Defendants	Confidential
481-63	Ex. 217 to MSJ Opposition - 04/15/2018, Varsity University - MBA 705 - Final Capstone - April 15, 2018 - Professor Ben Brink (VAR00118582)	Defendants	Confidential
481-63	Ex. 218 to MSJ Opposition - 12/15/2014, Charlesbank, Charlesbank Capital Partners Completes Acquisition of Varsity Brands	No designation	Publicly available document included with sealed filing.

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-63	Ex. 219 to MSJ Opposition - 11/3/2014, Charlesbank, Varsity Brands Enters Into Definitive Agreement To Be Acquired By Charlesbank Capital Partners	No designation	Publicly available document included with sealed filing.
481-63	Ex. 220 to MSJ Opposition - Undated, Charlesbank, Portfolio/Consumer Varsity Brands	No designation	Publicly available document included with sealed filing.
481-64	Ex. 221 to MSJ Opposition - 5/X/2017, Charlesbank Capital Partners, LLC - Due Diligence Questionnaire (Based on ILPA Recommendations) dated May 2017 (CB00044503)	Defendants	Confidential
481-64	Ex. 222 to MSJ Opposition - 02/16/2017, "Growth Through Acquisition" Presentation by Varsity Brands dated February 16, 2017 (CB00000188)	Defendants	Highly Confidential
481-64	Ex. 223 to MSJ Opposition - 12/08/2015, Beer Email to Blumenfeld re Varsity - Unstoppable (CB00041045)	Defendants	Confidential
481-65	Ex. 224 to MSJ Opposition - 05/15/2017, Internal Charlesbank Email re ILPA DDQ (CB00044502)	Defendants	Confidential
481-66	Ex. 225 to MSJ Opposition - 01/05/2015, Charlesbank, Internal Email re Proposed Talking Points (CB00271540)	Defendants	Confidential
481-66	Ex. 226 to MSJ Opposition - 02/06/2017, Charlesbank Internal Email re Updated Compensation Agenda (CB00314258)	Defendants	Confidential
481-66	Ex. 227 to MSJ Opposition - 02/05/2017, Varsity, Management Historical Compensation Chart (CB00314261)	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-66	Ex. 228 to MSJ Opposition - 12/14/2017, Varsity Spreadsheet re Recap Funds Flow v92 (CB00063787)	Defendants	Confidential
481-66	Ex. 229 to MSJ Opposition - 04/23/2018, Varsity Spirit - Internal Acquisition Memos for time period 2015-2018 (CB00075991)	Defendants	Highly Confidential
481-66	Ex. 230 to MSJ Opposition - 10/01/2017, Internal Varsity Email re Bridges/Org vs. Non-Organic Growth (VAR00130255)	Defendants	Confidential
481-66	Ex. 231 to MSJ Opposition - X/X/2022, Bain Capital, LP, About Us	No designation	Publicly available document included with sealed filing.
481-66	Ex. 232 to MSJ Opposition - 05/05/2022 Deposition Transcript of Ryan Cotton	No designation	Plaintiffs have not received confidentiality designations.
481-67	Ex. 233 to MSJ Opposition - 6/X/2018, Project IMPACT (JEFF00225986)	Jefferies; Plaintiffs will confer with the designating third party.	Confidential
481-67	Ex. 234 to MSJ Opposition - 06/04/2020, Bain Email to Jeffries re Intro: Steve <-> Saron (BAIN00008442)	Defendants	Confidential
481-67	Ex. 235 to MSJ Opposition - 06/06/2020, Internal Bain Email re Privileged & Confidential FW: [External] Project Signia (BAIN00011344)	Defendants	Highly Confidential
481-67	Ex. 236 to MSJ Opposition - 01/09/2019, Varsity - B2 Cheer and Dance Inc. Asset Purchase Agreement (Executed) (VAR00416944)	Defendants	Confidential
481-67	Ex. 237 to MSJ Opposition - X/12/18, Varsity Presentation re B2 Cheer & Dance Transaction Summary (VAR00268668)	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-68	Ex. 238 to MSJ Opposition - X/2/2019, Varsity Presentation re Champion Cheerleading Co. Transaction Summary (VAR00311153)	Defendants	Confidential
481-68	Ex. 239 to MSJ Opposition - 12/11/2018, "General Counsel and Secretary's Report" for Varsity Brands dated December 11, 2018 (BAIN00117944)	Defendants	Highly Confidential
481-68	Ex. 240 to MSJ Opposition - 09/24/2018, Internal Varsity Email re 10/1 Bain Commercial Excellence Schedule (VAR00101120)	Defendants	Confidential
481-68	Ex. 241 to MSJ Opposition - 3/15/2023, Settlement Agreement in the Fusion Elite All Stars, et al. v. Varsity Brands, LLC, et al.; W.D. Tenn. Case No. 2:20-cv-02600-SHL-tmp (ECF 329-2 Fusion Action)	No designation	Publicly available document included with sealed filing.
481-68	Ex. 242 to MSJ Opposition - Undated, Varsity, NFHS Squad Credentialing	No designation	Publicly available document included with sealed filing.
481-68	Ex. 243 to MSJ Opposition - Undated, Varsity, Stay Smart	No designation	Publicly available document included with sealed filing.
481-69	Ex. 244 to MSJ Opposition - Undated, Varsity, Game Day	No designation	Publicly available document included with sealed filing.
481-69	Ex. 245 to MSJ Opposition - 03/08/2015, Internal Varsity Email re Infinity Athletics Issues (VAR00100923)	Defendants	Confidential
481-69	Ex. 246 to MSJ Opposition - 12/04/2015, ISC Gymnastics and Cheerleading Email to Varsity re Charlotte Allstars rebate (VAR00102182)	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-69	Ex. 247 to MSJ Opposition - 11/9/20016, "The importance of Camp" Presentation by Varsity Spirit (VAR00006767)	Defendants	Confidential
481-69	Ex. 248 to MSJ Opposition - 11/01/2016, Varsity Spreadsheet re Varsity's 2016 Dividend Recapitalization (CB00093940)	Defendants	Confidential
481-69	Ex. 249 to MSJ Opposition - Undated, Varsity School Spirit Fashion	No designation	Publicly available document included with sealed filing.
481-69	Ex. 250 to MSJ Opposition - 02/08/2017, Internal Varsity Email re Snapchat/Varsity Spirit 2017 (VAR00220904)	Defendants	Confidential
481-69	Ex. 251 to MSJ Opposition - 09/15/2016, Internal Varsity Email re Rebel (VAR00448716)	Defendants	Confidential
481-70	Ex. 252 to MSJ Opposition - 08/28/2013, Varsity Internal Email re Sales Call Attaching Spreadsheet "Event Analysis 13-14" (VAR00318601)	Defendants	Confidential
481-70	Ex. 253 to MSJ Opposition - 3/11/2023, USASF, 2022-2023 UCA All Star Rules & Regulations	No designation	Publicly available document included with sealed filing.
481-70	Ex. 254 to MSJ Opposition - 7/6/2023, NCA School Competition Rules	No designation	Publicly available document included with sealed filing.
481-70	Ex. 255 to MSJ Opposition - Undated, Varsity Family Plan Flyer (STARSANDSTRIPES000002440)	No designation	Not designated by Fusion Plaintiff but included with sealed filing.
481-71	Ex. 256 to MSJ Opposition - 08/23/2019, Varsity Email to Deloitte re VAS Flyer & network agreement (VAR00018721)	Defendants	Confidential
481-71	Ex. 257 to MSJ Opposition - 08/14/2019, Varsity Email to Herff Jones re Family Plan Leak/Alternative Strategies (VAR00182095)	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-71	Ex. 258 to MSJ Opposition - 12/20/2017, Internal Varsity Email re Project IMPACT - IMPACT Workstream Discussion (JEFF00239364)	Jefferies; Plaintiffs will confer with the designating third party.	Confidential
481-72	Ex. 259 to MSJ Opposition - 09/24/2017, Internal Varsity Email re World Bids (VAR00188974)	Defendants	Confidential
481-72	Ex. 260 to MSJ Opposition - 09/29/2017, Internal Varsity Email re USASF World Bid Proposal Notes (VAR00081946)	Defendants	Confidential
481-72	Ex. 261 to MSJ Opposition - 10/07/2019, Internal Varsity Email re Allstar United - Confidential (VAR00226688)	Defendants	Confidential
481-72	Ex. 262 to MSJ Opposition - 09/26/2017, Internal Varsity Email re New World Bid Strategy (VAR00103719)	Defendants	Confidential
481-72	Ex. 263 to MSJ Opposition - 08/01/2018, Webb Email to Chadwick re Thurs meeting (VAR00110326)	Defendants	Confidential
481-72	Ex. 264 to MSJ Opposition - 07/25/2018, Internal Varsity Email re USASF BOD (VAR00109969)	Defendants	Confidential
481-72	Ex. 265 to MSJ Opposition - 04/17/2015, USASF Email to Newby re summary of conversation (VAR00453436)	Defendants	Confidential
481-72	Ex. 266 to MSJ Opposition - 04/17/2015, USASF, Varsity, Attorney Email re 2015 USASF Next Steps (VAR00460541)	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-72	Ex. 267 to MSJ Opposition - 11/03/2014, Internal USASF Email re Important Information from John Nichols (USASF 00055726)	Defendants	Confidential
481-72	Ex. 268 to MSJ Opposition - 01/07/2019, Email between Varsity, BSN Sports and Bain re VS DRAFT Catapult Charters (VAR00576779)	Defendants	Highly Confidential
481-72	Ex. 269 to MSJ Opposition - 01/30/2019, Internal Bain Email re VB Board Approval request: BSN acquisition of Johnny Mac's (BAIN00011028)	Defendants	Highly Confidential
481-72	Ex. 270 to MSJ Opposition - 10/07/2019, Internal Bain Email re Project Galaxy CIM Bain BSN.pdf (BAIN00058194)	Defendants	Confidential
481-72	Ex. 271 to MSJ Opposition - 02/13/2017, Internal Varsity Email re Varsity Spirit Acquisition -- Spirit Celebration (VAR00439166)	Defendants	Confidential
481-72	Ex. 272 to MSJ Opposition - 02/21/2017, Internal Varsity Email re Spirit Celebration Transaction Summary (VAR00194817)	Defendants	Confidential
481-73	Ex. 273 to MSJ Opposition - 12/20/2017, Varsity Brands Email to Charlesbank, Partners Group and Varsity Brands re VB Board Approval Request: EPIC Acquisition (VAR00457930)	Defendants	Confidential
481-73	Ex. 274 to MSJ Opposition - 10/24/2017, Varsity Q4 Board of Directors Meeting Agenda and Presentation (VAR00458927 )	Defendants	Highly Confidential



ECF No.	Document Description	Designating Party	Confidentiality Designation
481-73	Ex. 275 to MSJ Opposition - 04/24/2017, New York Post Article re Cheerleading has Evolved in a Billion-dollar Business (VAR00272517)	Defendants	Confidential
481-73	Ex. 276 to MSJ Opposition - 05/23/2016, Webb Internal Varsity Email re Acquisition Update (VAR00439202)	Defendants	Confidential
481-73	Ex. 277 to MSJ Opposition - 09/22/2017, Speed Camps Email to Webb re Bullet Point Suggestions (VAR00272014)	Defendants	Confidential
481-73	Ex. 278 to MSJ Opposition - 05/16/2019, Webb Internal Varsity Email re Launching Uniform Line (VAR00275900)	Defendants	Confidential
481-73	Ex. 279 to MSJ Opposition - 06/18/2018, Charlesbank BCPE Hercules Holdings, LP Equity Rollover Agreement (Executed) (BAIN00135628)	Defendants	Confidential
481-73	Ex. 280 to MSJ Opposition - 10/04/2016, Internal Varsity Meeting Invite re Rebel Strategy Meeting (VAR00275885)	Defendants	Confidential
481-73	Ex. 281 to MSJ Opposition - 06/11/2020, Bain Internal Email re Varsity Brands Prices Upsized Secured FRNs, Terms (BAIN00017151)	Defendants	Confidential
481-73	Ex. 282 to MSJ Opposition - 06/15/2020, Varsity Brands - Charlesbank Capital Partners Investment Overview (CB00057574)	Defendants	Confidential
481-74	Ex. 283 to MSJ Opposition - 11/01/2014, Charlesbank, Varsity Brands Amended and Restated Term Sheet (CB00346147)	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-74	Ex. 284 to MSJ Opposition - 10/17/2014, Bain Presentation re "Project Hercules Interim IC" (BAIN00055587)	Defendants	Confidential
481-74	Ex. 285 to MSJ Opposition - 11/12/2017, Internal Bain Email re IMPACT November Meeting Deck (CB00011037)	Defendants	Confidential
481-74	Ex. 286 to MSJ Opposition - 10/11/2015, Charlesbank Internal Email Attaching Varsity Brands Transaction Pipeline 7-10-15 (CB00002247)	Defendants	Highly Confidential
481-74	Ex. 287 to MSJ Opposition - 11/18/2015, Goldman Sachs, Charlesbank, Email thread, Email Attaching "Memo to lenders re JAM.2" (CB00239468)	Defendants	Confidential
481-74	Ex. 288 to MSJ Opposition - 09/14/2016, Internal Charlesbank Email Attaching Presentation re "Varsity Brands: Dividend Discussion" (CB00013478)	Defendants	Highly Confidential
481-74	Ex. 289 to MSJ Opposition - 02/14/2018, Internal Varsity Email re Cheat list on closing (VAR00129038)	Defendants	Confidential
481-74	Ex. 290 to MSJ Opposition - 02/23/2017, Charlesbank Email to Varsity re How long does your GK Elite US cheer license run? (CB00191179)	Defendants	Confidential
481-74	Ex. 291 to MSJ Opposition - 12/22/2015, Varsity Email to Charlesbank re Project Cloth - draft press release 12-22-15 9am.docx (CB00035242)	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-75	Ex. 292 to MSJ Opposition - 01/05/2016, USASF Email to Cheer for Charity re REMINDER: 2015-2016 Tier 3 & 4 Membership Application (USASF 00019495)	Defendants	Confidential
481-75	Ex. 293 to MSJ Opposition - 03/23/2018, Charlesbank Email re Updated CIM (CB00114857)	Defendants	Confidential
481-76	Ex. 294 to MSJ Opposition - 00/00/2018, Varsity, Spring 2018 Confidential Information Presentation (BAIN00006479)	Defendants	Confidential
481-76	Ex. 295 to MSJ Opposition - 06/10/2018, Bain Internal Email Attaching Project Impact Presentation (BAIN00032942)	Defendants	Confidential
481-76	Ex. 296 to MSJ Opposition - 07/23/2008, Charlesbank, Bain Email re Jeff Webb (BAIN00024807)	Defendants	Confidential
481-76	Ex. 297 to MSJ Opposition - 02/10/2020, Bain Email to Varsity re Inaccurate Article Attaching ProMark_Rebuttal.docx (VAR00271922)	Defendants	Confidential
481-76	Ex. 298 to MSJ Opposition - X/X/2019, Varsity All Star - Varsity Family Plan 2.0 (VAR00199569)	Defendants	Confidential
481-77	Ex. 299 to MSJ Opposition - 04/20/2020, Bain Internal Email re Varsity CV PMC – Privileged & Confidential Attaching Varsity Brands Presentation (BAIN00015520)	Defendants	Confidential
481-77	Ex. 300 to MSJ Opposition - 09/23/2022, Expert Report of Kevin Murphy (Excerpted)	Defendants	Highly Confidential - Attorneys' Eyes Only

ECF No.	Document Description	Designating Party	Confidentiality Designation
481-77	Ex. 301 to MSJ Opposition - 8/7/2019, Varsity Internal Email re Releasing Public Statement (VAR00177295)	Defendants	Confidential
481-78	Ex. 302 to MSJ Opposition - 08/28/2019, 2019-2020 USASF Cheer Rules (VAR00247460)	Defendants	Confidential
481-78	Ex. 303 to MSJ Opposition - 08/31/2016, 2016-2017 USASF Safety Rules Document (VAR00001346)	Defendants	Confidential
481-78	Ex. 304 to MSJ Opposition - 11/27/2017, Clark County Schools Spirit Championship and NCA and NDA Joint Agreement (VAR00067447)	Defendants	Confidential
481-79	Ex. 305 to MSJ Opposition - 5/26/2015, USASF, USASF Image Policy	No designation	Publicly available document included with sealed filing.
481-79	Ex. 306 to MSJ Opposition - 10/22/2018, Bain Presentation re "Varsity Brands: Commercial Excellence Diagnostic" (VAR00345315)	Defendants	Confidential
481-80	Ex. 307 to MSJ Opposition - 05/22/2018, Internal Bain Email re Welcome to the most impactful team ever! (BAIN00084429)	Defendants	Highly Confidential
481-82	Ex. 308 to MSJ Opposition - 06/09/2020, Jeffries to Varsity, et al Attaching June 2020 Varsity Brands Investor Presentation (CB00282926)	Defendants	Confidential
482	Plaintiffs' Response to Statement of Undisputed Material Facts ISO Defendants' Joint Motion for Summary Judgment	Defendants	Confidential
483	Supplemental Declaration of Joseph R. Saveri ISO Plaintiffs' Motion for Summary Judgment	Defendants	Confidential
483-1	Ex. 309 to MSJ Opposition - 2/24/2022 Varsity's Responses to Plaintiffs' First Set of Interrogatories	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
484	Plaintiffs' Opposition to Defendants Charlesbank Partners, LLC and Bain Capital Private Equity's Motion for Summary Judgment	Defendants	Confidential
485	Plaintiffs' Opposition to Defendants' Joint Motion for Summary Judgment	Defendants	Confidential
488	Notice of Errata Regarding Plaintiffs' Opposition to Joint Motion for Summary Judgment [ECF No. 485]	Defendants	Confidential
488-1	Ex. A to Notice of Errata - CORRECTED Plaintiffs' Opposition to Defendants' Joint Motion for Summary Judgment	Defendants	Confidential
488-2	Ex. B to Notice of Errata - REDLINE Plaintiffs' Opposition to Defendants' Joint Motion for Summary Judgment	Defendants	Confidential
503	Reply ISO Jeff Webb's Motion for Summary Judgment	Defendants	Confidential
504	Reply ISO U.S. All Star Federation, Inc.'s Motion for Summary Judgment	Defendants	Confidential
505	Defendants' Reply Memorandum of Law ISO Joint Motion for Summary Judgment	Defendants	Confidential
506	Bain and Charlesbank's Individual Reply Memorandum of Law ISO Motion for Summary Judgment	Defendants	Confidential
507	Defendants' Reply ISO Statement of Undisputed Material Fact	Defendants	Confidential
508	Defendants' Response to Plaintiffs' Additional Statements of Fact	Defendants	Confidential
508-1	Ex. DI to MSJ Reply - Undated, Document titled, "USASF Cheerleading/Dance Team Member Insurance Program" (VAR00259924)	Defendants	Confidential
508-2	Ex. DJ to MSJ Reply - 12/15/2011, "2012-2013 USASF Company Member Agreement"	Defendants	Confidential

ECF No.	Document Description	Designating Party	Confidentiality Designation
469	U.S. All Star Federation, Inc.'s Individual Memorandum of Law ISO Defendants' Motion for Summary Judgment	Defendants	Confidential